

II.

For para (c) of subrule (b) of rule 9, the following clause shall be substituted, namely:—

(d) Appointment to the service in class I shall be either in category 3 (Veterinary Officer) or class II (District Veterinary Officer) or class III (District Veterinary Officer) or category 3 (superintendent, Livestock Research Station, Hyderabad District) and may, subject to the provisions of clause 9(a), be

(i) in category 3 or category 4 by direct recruitment to be transfer from category 6 of class I (District Veterinary Officer) or category 3 (District Veterinary Officer) or class I (Veterinary Assistant) because of the Madras Veterinary Agricultural Service or from category 3-II of class I (Superintendent, an Agricultural service managing livestock and other interests of the Madras Agricultural Education Service);

III.

For rule 9 of the said rule the following rule shall be substituted, namely:—

“9. Pay.—There shall be paid to a full member of the service (b) in class I—

(a) while holding the post in category 1 (Director of Veterinary Services) a pay calculated on the scale of Rs. 100—25(12)—20(2)—10(2)—5(2);

(b) while holding the post in category 2 (Lecturer in the Madras Veterinary College) or category 4 (District Veterinary Officer) a pay calculated on the scale of Rs. 100—25(12)—20(2)—10(2);

(c) while holding the post in category 3 (Superintendent, Livestock Research Station, Hyderabad) a pay calculated on the scale of—

(i) Rs. 100—25(12)—20(2)—10(2)—5(2), if he was recruited from the Madras Agricultural Service; and

(ii) Rs. 100—25(12)—20(2)—10(2) in other cases;

(d) while holding the post in class II (Superintendent of Livestock in the Forest department) a pay calculated on the scale of Rs. 100—25(12)—20(2)—10(2)—5(2).

Provided that nothing contained in the rule shall affect the payment of the relevant amounts under the Madras District Veterinary Administration Act, 1957, dated the 10th December 1957, as pages 9 to 22 of Part I of the Fort St. George Gazette, dated the 6th January 1958, as subsequently amended.

IV.

In the table under subrule (a) of rule 11 of the said rule to the entries in column (b) against “3 (Superintendent, the Madras Veterinary College)”, the following entries shall be added, namely:—

“(a) (i) Superintendent, Livestock Research Station, Hyderabad.”

V.

After rule 11 of the said rule the following rule shall be inserted, namely:—

“12. Transfers.—(a) Transfers shall be admitted into class I because category 4 (District Veterinary Officer) and category 3 (Superintendent, Livestock Research Station, Hyderabad)

(b) A member of the service in category 3 appointed to the service in that category by transfer from the Madras Agricultural Service shall, on transfer to category 4, be eligible to draw pay in the scale of Rs. 100—25(12)—20(2)—10(2)—5(2).

Fort St. George, July 30, 1958
D.G. No. 330, Public (Gazette).

To 1958—

In virtue of the powers conferred by paragraphs (3) of subsection (1) of section 211 of the Government of India Act, 1935, the Governor is hereby pleased to make the following nomination to the Madras Travelling Allowance Board:—

Governor of Madras, Act, 1935. His Excellency the Governor is hereby pleased to make the following appointment in the special rolls for the Madras Legislative, Judicial and Service personnel with effect from 1st August, 1958. No. 52, dated the 30th June, 1958, at pages 129 and 130 of Part I of the Fort St. George Gazette, dated the 30th January 1958, is subsequently amended.

APPOINTMENT.

After rule 6 of the said rules, the following rule shall be inserted, namely:—

“6.—(a) Nothing contained in clause (b) of rule 6 of general rule 6 shall apply to the appointment to the service in category 3 (Superintendent who was a permanent officer attached to the authority of the Madras Railways) who was a permanent officer of the Madras Railways Services and was discharged from that service for want of a vacancy.

R. T. BOAG,
Chief Secretary.

(Special.)

EXTENSIONS OF LEAVE.

Fort St. George, August 1, 1958.

No. 52.—Under rule 10 of the Fortification Rules, Mr. R. Padmanabha, I.C.S., an extension of leave on average pay for one month from the 10th August 1958.

Fort St. George, August 6, 1958.

No. 52.—The 22nd Commissioner for Lands, has granted Mr. V. N. Radha, I.C.S., a further extension of leave of half-month pay on medical certificate for three months from the 10th August 1958.

APPOINTMENT AND POSTING.

Fort St. George, August 6, 1958.

No. 52.—Mr. V. N. Radha, I.C.S., as stated from time to set up Collector and District Magistrate of the Kanchipuram district.

No. 52.—Mr. S. G. Rao, Inspector, I.C.S., acting Collector and District Magistrate of the Ranipet district, as relief by Mr. V. N. Radha, I.C.S., to be 1st Collector and Joint Magistrate of the Tiruchirappalli division of the Ranipet district.

R. T. BOAG,
Chief Secretary.

FINANCE DEPARTMENT.

NOTIFICATIONS.

Fort St. George, July 29, 1958

(S.G. No. 331, Finance).

No. 52.—In exercise of the powers conferred by paragraph (3) of subsection (1) of section 211 of the Government of India Act, 1935, the Governor is hereby pleased to make the following nomination to the Madras Travelling Allowance Board:—

APPOINTMENT.

The Governor shall be informed on forms 47 (a) and 48 (a) under Section 6 of Section 211 of the Madras Travelling Allowance Rules, that existing rules 47 (a) and 48 (a) being rescinded as at (d) and (e) (d) —

	(d)	(e)	(f)
47. (a) Rental Expenses	Rs. 10. 00.	Rs. 10. 00.	Rs. 10. 00.
48. (a) Miscellaneous Expenses	Rs. 10. 00.	Rs. 10. 00.	Rs. 10. 00.
49. (a) Travelling expenses	Rs. 10. 00.	Rs. 10. 00.	Rs. 10. 00.

Ms. B.1.6.1.

Port St. George, August 8, 1881.

**STATEMENT OF THE RECEIPTS AND DISBURSEMENTS OF THE GOVERNMENT
OF MADRAS FOR JUNE 1881.**

(In thousands of Rupees.)

Date of Accrual— (D)	For June.		Progressive Total of June.		Revised Estimate, 1881-1882. (E)	Budget Estimate, 1880-1881. (F)
	1881-1882. (G)	REBATE (H)	1881-1882. (I)	1880-1881. (J)		
REVENUE—						
Taxes and Tax
Land Revenue
Prohibited Revenue
Storage
Forest
Properties
Revenue under Other Valuation Acta
Trade Duties
Domestic Trading Expenses
Internal Revenue
Gold Wings
Electric Supplies—Other Receipts
Salaries—Working Expenses
Other Heads
Total (A) ..	80,08	27,28	1,70,48	2,01,38	16,10,04	16,10,45
EXTRAORDINARY CHARGES TO REVENUE—						
Direct Debts to the Treasury
Intercourse Expenditure
Postal Services
General Administration
Administration of Justice
Judicial and Criminal, & Miscellaneous
Police
Education
Medical and Public Health
Agricultural, Veterinary, Compensation Grain and Irrigation
Civil Works
Postage
Other Heads
Total (B) ..	1,06,60	1,18,32	3,01,32	3,01,48	16,10,38	16,10,50
Total (A) to Deficit (C) in the Excess Account (1A)—(B) ..	—18,52	—31,54	+ 45,12	+ 48,09	+ 2,09	18
GATTAN ARRANGEMENT (Excess-Accrued, now charged to Revenue). (D)						
Deficit (C) ..	42,38	7,28	50,66	14,73	3,00,13	3,00,28
DEFICIT—						
Provisional Deficit (Maj.)	+ 1,84,42	+ 1,22,48
Treasury Bills (Sar)
Wages and Various Advances (Maj.)
Deposits of Local Funds
Provisional and Judicial Deposits— Court Fees
Cash Reserve Investment Account
Local and Advances by Provincial Governments (Sar)
Other Cash Liquid Transactions (Bal.)
Total (D) ..	+ 12,28	+ 56,02	+ 1,02,20	+ 1,02,37	+ 1,26,14	+ 84,82
Total Transactions (E) — (D) + (F) ..	+ 31,79	+ 35,76	+ 75,55	+ 75,59	+ 18,81	+ 98,31
Opening Balance
Closing Balance

18. VIII. 1881. The Reserve Bank of India.

All Intercol. Figures (including rates of interest) ..

Total ..

11,16

1,72

Total ..

10,37

(P) Estimated for Settlement of Business. For improved areas which during the current year is debited in Capital Account (Capitalised and charged to Revenue).

C. E. VIJAYALAKSHMI,
Secretary to Government,

The following letter from the Assistant-Governor Fort St. George, dated 27th July 1818, was read at a meeting held on 2nd August 1818, as published:—

Communication Received on 27th July—Letter No. 11.

The Honourable Military Court, Madras, has intimated to Governor No. 3, on 20th July, that it will take up the cause of the late Mr. John Dyer, late Collector of Madras, under Article 11 of the said Regulation respecting his remuneration.

R. M. JOSEPH,
Deputy Commissioner General.

HORN DEPARTMENT.

EXTINCTION OF LEAVE.

Fort St. George, August 1, 1818.

No. 117.—The High Commissioner for India has granted Mr. C. H. Jenkins, Deputy Superintendent of Police, an extension of leave on half pay during the five days from 10th October 1818.

APPOINTMENT.

Fort St. George, August 1, 1818.

No. 118.—Mr. W. Mathews Esq., to act as Fourth Subordinate Magistrate, Madras.

PROMOTION.

Fort St. George, August 1, 1818.

No. 119.—Col. G. V. Smith Major, presentment Headmaster, Government Drawing School, Madras, and writing Master of Central School, is promoted to the rank of Captain in the Indian Army.

INVOCATION OF POWERS.

Fort St. George, August 1, 1818.

No. 120.—Under section 11 of the Code of Criminal Procedure, 1861, the subordinate officers in the districts specified upon their names, are authorized to take down the evidence of witnesses with their own hands in the English language:—

Mr. J. R. Full, I.C.S., District Superintendent, Madras.

Mr. J. S. L. L. Collet, Esq., Sub-Collector and First-class Magistrate, Madras.

Mr. H. W. S. B. B. Deane, Deputy Collector and First-class Magistrate, Pondicherry.

For St. George, August 1, 1818.

Mr. R. A. Gopalanayagam, I.C.S., Sub-Collector and First-class Magistrate (pro tem.)—Madras.

For St. George, August 1, 1818.

Mr. Pannabalan Pillai, Shastri Thanthappa Rathy, Second class Interpreter—South Keralam.

For St. George, August 1, 1818.

No. 121.—Under section 11 of the Code of Criminal Procedure, 1861, the subordinate officers in the districts specified upon their names are appointed as Commissioners of Police, and under section 11 they are authorized with all the powers specified in the fourth schedule to persons who the Government may order in a majority of that class:—

Mr. R. Ramaswamy, Clerk, Colles.

Mr. E. Mukundanayagam, Clerk, [Kollam, Coonoor, etc., districts]

For St. George, August 1, 1818.

Mr. S. E. Duraiswami, Statuary Sub-Inquestor, Trichinopoly—Tiruvannamalai.

For St. George, August 1, 1818.

No. 122.—Under the provisions of section 11 of the Code of Criminal Procedure, 1861, the Government of Madras are pleased to order upon the following Statutory Substitutes Venkateswaran Mudaliar, Sub-Bagins of Chettinad, and Sub-Bagins of Tanjore, in the districts of Pondicherry, the name of Commissioner of Police in the Department of Criminals, each of the ordinary and assistant powers of a magistrate of the third class as are specified below:—

to 5, both inclusive, of the Forest Measures Act, 1868 and sections 8, 9, 10 and 12 of the Madras Land and Settlement Act 1818, which may be substituted within the limits of the Chittinapet Taluk by proclamation, Madrasahalli Taluk, in the districts of Pondicherry:—

1. Substitutes passing—Substitute 11, of the Code of Civil and Criminal Procedure, 1861, section 1. Terms 1 to 8, 14, 15 and 16 to 20.

2. Antecedent powers—Substitute 11 of the Code of Criminal Procedure, 1861. Terms 1 and 2 of the powers available for the Government of Madras on a magistrate of the third class.

For St. George, August 1, 1818.

No. 123.—In exercise of the powers conferred by subsection 11 of section 11 of the Code of Criminal Procedure, 1861 (V of 1861), the Government of Madras are hereby pleased to order on the unrepresented portions of the ordinary and assistant powers of the magistrate of the third class that they shall be exercised in the District of Madras established at the place specified against them for the trial of the offences specified in, and cognizance of the provisions of, Madras Distress and Maintenance Act 1817, dated the 1st August 1818 published as Chapter XXI of Part II of Part III of the Fort St. George Gazette, dated the 11th January 1819, as subsequently amended, and nothing within the limits of the jurisdiction of the District:—

In the Districts We appoint Chettinapet—Brennac in the districts of Chengalpattu.

For St. George, August 1, 1818.

Supt. Silver Smelting Bellary—Kolarum in the district of Cuttack.

Sub-Commissioner Alibut Ahom, Subde Subhadra—Burdwan in the districts of Kochi.

For St. George, August 1, 1818.

Mr. Abdul Salim, Subde Subhadra—Roda in the districts of Cuttack.

Mr. Chakravarthy, Udayar] Disappoar, in the districts of Cuttack.
Shrik Rauheri Abdul Basith] Disappoar, in the districts of Cuttack.

MARRIAGE LICENCE.

For St. George, August 1, 1818.

No. 124.—Under section 8 of the Indian Christian Marriage Act, 1818, the Government of Madras sanction the issue of a license in the case mentioned pursuant to grant certificates of marriage between Indian Christians in accordance with the provisions of the said Act, within the territories comprising the Province of Madras.

Mr. Achyut Prakashan of the Committee Indian Mission, residing at Rembarum in the taluk of Tiruchirapalli in the district of Vellore.

ERATUM.

For St. George, August 1, 1818.

In the direction under section 4 of the Land Registration Act 1865, as amended by the Land Acquisition Amendment Act XXIV of 1813, published as Chapter 1 of Part II of the Fort St. George Gazette, dated 12th July 1818, in respect of the land acquired by the Service of the Police or Postmaster or Village and Municipal head, Kurnool districts:—

To Mr. W. M. B. Ward & Son, Esqrs.

NOTIFICATION.

For St. George, August 1, 1818.

No. 125.—The Government direct that the police stations in the South Arcot district be constituted as shown below:—

1. Tondiarpettai sub-district ... 1 Tondiarpettai circle,
2. Chettinapet sub-district ... 2 Chettinapet circle,
3. Karaikudi sub-district ... 3 Karaikudi circle,
4. Madrasahalli Taluk ... 4 Madrasahalli circle.

2. Cuddalore sub-district ... 5 Cuddalore circle,
6. Villupuram circle ... 7 Villupuram circle,
7. Ennore circle.

8. This order will take effect from 10th August 1818.

Port St. George, July 30, 1929.

(D.O. No. 257, Area 9).

No. 818.—In exercise of the powers conferred by paragraphs (1) and (2) of section 2(1) of the Environment Act, 1928, the Governor hereby makes the following special rules—

ARTICLE I.

1. The rules of the Macmillan Harbour Police Service in the Police Services shall be exercised temporarily by one part of the said Police Service in the office of the Inspector-General of Police for a period of three months from the date of appointment for the performance of work connected with the revision of Police rules.

2. The general and special rules applicable to holders of permanent police posts in the said Police shall apply to the holders of the said temporary posts.

Explanation.—Under rule 1 the expression “the holder of the said temporary post” shall mean the person appointed agent for temporary posts.

Port St. George, July 30, 1929.

(D.O. No. 257, Area 9).

No. 819.—In exercise of the powers conferred by sections 1 and 2 of the Environment Act, 1928, and section 2(1) of the Macmillan Harbour Police Services Act, 1928, a copy of which is set out in Schedule 1 of section 2(1) of the Environment Act, 1928, the Governor hereby places in force the following amendment to the Macmillan Harbour Police Services Circular Rules, 1928—

AMENDMENT

The regulations in clause (1) of rule 12 of rule 18 of the said rules shall be omitted.

Port St. George, July 30, 1929.

(D.O. No. 257, Area 9).

No. 819A.—In exercise of the powers conferred by paragraph 18 of section 2(1) and 2(2) of section 2(1) of the Environment Act, 1928, the Governor hereby makes the following special rules—

ARTICLE I.

1. The rules of the Macmillan Police Service shall be exercised temporarily by—

(a) one post for the period commencing on the 1st May 1929 and ending on the 1st May 1929;

(b) one post for the period commencing on the 2nd May 1929 and ending on the 24th May 1929; and

(c) one post for the period commencing on the 25th May 1929 and ending on the 31st May 1929.

2. The general and special rules applicable to holders of permanent police posts in the said Police shall apply to the holders of the said temporary posts.

Explanation.—Under rule 1 the expression “the holder of the said temporary post” shall mean persons seconded against the temporary posts.

I.

Port St. George, August 2, 1929.

(D.O. No. 257, Area 9).

No. 819B.—The following alteration of the Government of India, is republished—

GOVERNMENT OF INDIA,

TRADE.

New Delhi, the 20th June 1928.

No. 19(9)(b).—In exercise of the powers conferred by subsection (1) of section 20 of the Government of India Act, 1919, the Governor-General in Council is pleased with effect from the 1st day of April 1928, to entrust to Provincial Governments with their assent, for a period of five years, all the functions of the Central Government under the provisions of the Indian Army Act, 1878 (XII of 1878), and of the Indian Army Rules, 1928, applicable to the five colonies of the Federation whether at time of its own creation or as increased or applied with or without modification to certain new colonies to the general conditions hereinafter mentioned, namely—

(a) that the Provincial Governments shall, in the exercise of those functions, be subject to the like control

by the Central Government as was exercisable by the Governor-General in Council immediately before the commencement of Part II of the Government of India Act, 1919;

(b) that the Provincial Governments shall observe the Central policy and legislation to be made by the Central Government and shall not make any other policy or laws inconsistent therewith; and that the Central Government will have the right to inspect any such legislation, if any, as is proposed or enacted, of the Provincial Government. The said provision in the foregoing entry is the several entries of the Schedule.

Details.

Provisions of Act 1919.
Schedule.

Conditions annexed to Schedule
notified.

Section 8, 17, 22, 23, 24(1),
25(1), 26, 27, 28, 29,
30 and 31.

Section 11. —

The power to make certain
laws shall be exercisable with the
consent of the Central Government.

Schedule 28. —

The arrangement is effected to the
following effect, that the Central
Government will be entitled to
make laws in respect of the
protection of forests and
minerals in the said areas.

Schedule 29. S. 20, 21, 22,
23, 24, 25, 26, 27, 28, 29,
30 and 31.

Section 29. —

The authority which may be
exercised by any provincial
Government in respect of
any law or regulation
shall be limited by the
provisions of this Schedule.

Schedules 24, 25, 26, 27, 28,
29, 30 and 31.

Schedule 31. —

The authority which may be
exercised by any provincial
Government in respect of
any law or regulation
shall be limited by the
provisions of this Schedule.

Schedules 25, 26, 27, 28,
29, 30 and 31.

Schedule 32. —

The authority which may be
exercised by any provincial
Government in respect of
any law or regulation
shall be limited by the
provisions of this Schedule.

Schedule 33. —

The authority which may be
exercised by any provincial
Government in respect of
any law or regulation
shall be limited by the
provisions of this Schedule.

Schedule 34. —

The authority which may be
exercised by any provincial
Government in respect of
any law or regulation
shall be limited by the
provisions of this Schedule.

Schedule 35. —

The authority which may be
exercised by any provincial
Government in respect of
any law or regulation
shall be limited by the
provisions of this Schedule.

Schedule 36. —

The authority which may be
exercised by any provincial
Government in respect of
any law or regulation
shall be limited by the
provisions of this Schedule.

Schedule 37. —

The authority which may be
exercised by any provincial
Government in respect of
any law or regulation
shall be limited by the
provisions of this Schedule.

Schedule 38. —

The authority which may be
exercised by any provincial
Government in respect of
any law or regulation
shall be limited by the
provisions of this Schedule.

Schedule 39. —

The authority which may be
exercised by any provincial
Government in respect of
any law or regulation
shall be limited by the
provisions of this Schedule.

Schedule 40. —

The authority which may be
exercised by any provincial
Government in respect of
any law or regulation
shall be limited by the
provisions of this Schedule.

Schedule 41. —

The authority which may be
exercised by any provincial
Government in respect of
any law or regulation
shall be limited by the
provisions of this Schedule.

Schedule 42. —

The authority which may be
exercised by any provincial
Government in respect of
any law or regulation
shall be limited by the
provisions of this Schedule.

H. M. EDDY,
Secretary to Government.

to the modification that there shall be paid to the Additional Assistant Secretary, Board of Revenue, in addition to his grade pay a special pay of Rs. 10 per annum.

Explanation.—In this case, the expression "the holder of the said temporary posts" shall mean the person named against the said temporary posts.

Fort St. George, August 1, 1928
(G.O. No. 365, 1928), Government.

26. 621.—

In exercise of the powers conferred by subsection (2) of section 3 of the Madras Land Act, 1926, (Madras Act 1 of the Government of India, 1926), published in the Madras Gazette Extraordinary No. 202, published with Madras Legislative Notifications No. 10, dated the 20th April 1926, at page 209-305 of Part I of the Fort St. George Gazette, dated the 2nd May 1926, as subsequently amended:—

AMENDMENT.

In the said rule:—

(2) In rule 5, after the words "and," at the end of clause (b) shall be inserted and after clause (i), the following word and clauses shall be added, namely:—

(ii) "Madras areas" means the areas in which the State of the Madras Legislative Assembly is seated;

(3) In rule 10, after the words "shall be posted to Inspector," the words "in addition thereto by any officer of the Police department not below the rank of Inspector and elsewhere" shall be inserted;

(2) In Part M.—

(a) in condition IV, after the words "verified and passed," the words "in probabilities areas by any officer of the Police department not below the rank of the Sub-Inspector and elsewhere" shall be inserted;

(b) in condition VI, after the words "shall furnish periodically," the words "in Probabilities areas to the police officers and elsewhere" shall be inserted;

(c) in condition XIII, the following conditions shall be substituted, namely:—

"XIII. Stands of manufacturers drugs other than prepared opium, and all annexes and mounts of manufactured drugs under the former shall be open to inspection:

(a) in case the licensee is an approved practitioner, or practitioner rated by any officer of the State Legislative Assembly or elsewhere by any officer of the Police department not below the rank of Assistant Inspector; and

(b) in the case of other licensees, in probabilities areas by any officer of the Police department not below the rank of Inspector, and elsewhere by any officer of the Police department not below the rank of Inspector;" and

(2) In the first sentence, for the words "in the Madras Inspector of Circles or in any other authority by him" the words "is the Inspector of Revenue or of Police as the case may be or in any officer authorized by such Inspector" shall be substituted; and

(3) in the second sentence, for the words "in the Madras Inspector of Circles or in any other authority by him" the words "in the Madras Sub-Inspector or the Police Sub-Inspector or the same may be" shall be substituted;

(4) In Part M-2:—

(a) in condition XV, after the words "verified and passed," the words "in probabilities areas by an officer of the Police department not below the rank of Sub-Inspector and elsewhere" shall be inserted;

(b) in condition XX, after the words "shall furnish periodically," the words "in Probabilities areas to the police officers and elsewhere" shall be inserted;

(d) in condition XIV, the following conditions shall be substituted, namely:—

"XIV. Stands of manufactured drugs other than prepared opium and all annexes and mounts of manufactured drugs under the former shall be open to inspection:

(a) in case the licensee is an approved practitioner, or practitioner rated by any officer of the Police department not below the rank of Sub-Inspector and elsewhere by any officer of the Police department not below the rank of Assistant Inspector;" and

(b) in the case of other licensees, in probabilities areas by any officer of the Police department not below the rank of Sub-Inspector and elsewhere by any officer of the Police department not below the rank of Inspector;" and

(c) in condition XV:—

(1) in the first sentence, for the words "in the Madras Inspector of Circles or in any other authority by him" the words "is the Inspector of Revenue or of Police as the case may be or in any other authority by such Inspector" shall be substituted; and

(2) in the second sentence for the words "in the Madras Sub-Inspector or in any officer authorized by him" the words "in the Madras Sub-Inspector or in any officer of the Police department not below the rank of Sub-Inspector" shall be substituted;

Fort St. George, August 1, 1928

(G.O. No. 365, 1928), Government.

In exercise of the powers conferred by clause (2) of section 3 of the Madras Land Act, 1926 (Madras Act 1 of 1926), the Government of Madras are hereby pleased to appoint the Sub-Custodian, Karur, Tiruchirappalli district, by virtue of the powers given to it by section 11 of the said Act, to be appointed under Chapter XI of the said Act as and for the preparation of a record of rights for the four Grammadas villages in the Kallikannai taluk, Tiruchirappalli district.

27. 622.—

In exercise of the powers conferred by paragraph (b) of sub-section (2) and paragraph (ii) of subsection (2) of section 201 of the Government of India Act, 1935, (Ex-Government), the Governor is hereby pleased to make the following special rules:—

RULES.

1. The rules of clerks, lower division, in the Madras Legislative Service, on the Revenue Department in the Tiruchirappalli district shall be revised, temporarily, by ten parts for a period not exceeding one month from the date of appearance of the clerks in the office of the Collector, Karaikal, for the purpose of examination, and shall be superseded by a record of rights for the four Grammadas villages in the Kallikannai taluk.

2. The general and special rules applicable to holders of permanent posts herein set forth and made apply to the holders of the said temporary posts.

Explanation.—The expression "the holder of the said temporary posts" shall mean the person named against the said temporary posts.

Fort St. George, August 2, 1928

(G.O. No. 366, 1928), Government.

No. 471.—In exercise of the powers conferred by paragraph (b) of sub-section (2) of section 201 of the Government of India Act, 1935, (Ex-Government), the Governor is hereby pleased to make the following special rules for the record of rights for the four Grammadas villages in the Kallikannai taluk, Tiruchirappalli district, (Ex-Government), No. 257, dated 16 March 1928, at page 50 of Part I of the Fort St. George Gazette, dated 1st March 1928:—

AMENDMENT.

In rule 1 of the said rules, for the expression "for a period of four months" the expression "for a period of seven months" shall be substituted.

No. 472—In exercise of the powers conferred by paragraph 30 of subsection 21 of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following regulations in the special rules published with Research Department Circular No. 202, dated 26th March 1935, at page 203 of Part 2 of the Port St. George Gazette, dated 12th March 1935:—

Amendment.

In rule 8 of the said rules, for the expression "for a period of four months," the expression "for a period of seven months" shall be substituted.

No. 473—In exercise of the powers conferred by paragraph 30 of subsection 21 of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following regulations in the special rules published with Research Department Circular No. 202, dated 26th March 1935, at page 203 of Part 2 of the Port St. George Gazette, dated 12th March 1935:—

Amendment.

In rule 1 of the said rules, for the expression "for a period of four months," the expression "for a period of seven months" shall be substituted.

Port St. George, August 3, 1938
J.G. M. No. 1070, Received.

No. 474—In exercise of the powers conferred by paragraph 30 of subsection 21 of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following regulations in the special rules published with Research Department Circular No. 202, dated 26th March 1935, at page 203 of Part 2 of the Port St. George Gazette, dated 12th March 1935:—

Amendment.

In rule 8 of the said rules for the expression "a short period of eight months," reserving as on the date of issue annex of a stock" the expression "for a period of eleven months," reserving as on the date of issue annex of a stock" shall be substituted.

No. 475—In exercise of the powers conferred by paragraph 30 of subsection 21 of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following regulations in the special rules published with Research Department Circular No. 202, dated 26th March 1935, at page 203 of Part 2 of the Port St. George Gazette, dated 12th March 1935:—

Amendment.

In rule 1 of the said rules for the expression "one year for a period of three months commencing from the date of appointment" the expression "from the date of appointment till 31st October 1938" shall be substituted.

Port St. George, August 4, 1938
J.G. M. No. 1070, Received.

No. 476—
In exercise of the powers conferred by paragraph 30 of subsection 21 of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following regulations in the special rules published with Research Department Circular No. 202, dated 26th March 1935, at page 203 of Part 2 of the Port St. George Gazette, dated 12th March 1935, as subsequently amended:—

Amendment.

In rule 1 of the said rules, for the date "31st July 1938" the date "31st August 1938" shall be substituted.

No. 477—
In exercise of the powers conferred by paragraph 30 of subsection 21 of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following

regulations in the special rules published with Research Department Circular No. 202, dated 26th January 1935 at page 203 of Part 2 of the Port St. George Gazette, dated 12th January 1935, as subsequently amended:—

Amendment.

In rule 3 of the said rules, for the date "31st July 1938" the date "31st August 1938" shall be substituted.

No. 478—

In exercise of the powers conferred by paragraph 30 of subsection 21 of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following regulations in the special rules published with Research Department Circular No. 202, dated 26th January 1935 at page 203 of Part 2 of the Port St. George Gazette, dated 12th January 1935, as subsequently amended:—

Amendment.

In rule 1 of the said rules, for the date "31st July 1938" the date "31st August 1938" shall be substituted.

No. 479—

In exercise of the powers conferred by paragraph 30 of subsection 21 of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following regulations in the special rules published with Research Department Circular No. 202, dated 26th January 1935 at page 203 of Part 2 of the Port St. George Gazette, dated 12th January 1935:—

Amendment.

In rule 1 of the said rules, for the expression "for a period of six months commencing from the respective dates of appointment of stations-ports," the expression "for a period of seven months commencing from the respective dates of appointment of stations-ports" and ending on the 31st August 1938" shall be substituted.

No. 480—

In exercise of the powers conferred by subsection 30 of subsection 21 of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following regulations in the special rules published with Research Department Circular No. 202, dated 26th January 1935 at page 203 of Part 2 of the Port St. George Gazette, dated 12th July 1938:—

Amendment.

In exercise of the powers of rule 1 of the said rules for the expression "the period from the date of appointment till the expression "from the date of appointment till 31st August 1938" shall be substituted.

Port St. George, July 25, 1938
J.G. M. No. 1071, Received.

No. 481—
In exercise of the powers conferred by section 7 of the National Finance and Development Act, 1935 (Central Act 71 of 1935), and in exercise of powers given under section 20 of the National Finance and Development Act, 1935, published in page 109 of Part 2 of the Port St. George Gazette, dated 12th March 1935, and reprinted at page 8 of the General Instructions of and from the Port St. George Gazette, dated 12th April 1935, the Government of Madras are hereby pleased to direct the officers under the government at the civil Act 14 of the said series according to the terms laid down in the undermentioned and whereof the Government and Parliament take notice of the Royal Charter which are to be brought into operation with the General Instructions given thereon, that with the Government funds available to both Government Banks an amount of Rs. 10,000/- (Rs. 10,000/-) of the resources of the Governmental Banks, for the payment of expenses under the preceding paragraph 2, for the purpose now under the Government

prejudiced showed in the adult villages, and 30% of the
household members in these households said they ad-
mired him.

J. GASTROENTEROL. THER.

- | | |
|----------------|-----------------------------|
| 1 Thymopappa | 2 Ovobasidium |
| 3 Pentaphia | 7 Endobasid. |
| 8 Ekmampappa | 8 Knuttskärnella |
| 9 Heteropappa | 9 Walbypappa (Lichenomyces) |
| 10 Lachnumella | |

II. CRYSTALLINE TAKA

1. Singurra. | 1. Chittagong.

Revista Brasileira de Psicologia

No. 453.—*An act to amend the power constituted under section 101(1) of the Mutual Forces and Examinations Act, 1935 (Madras Act VIII of 1935), by the Government of Madras having due regard to the survey taken at the previous session of the Legislative Assembly of Madras on 24-25 January 1936, to amend section 11 of the said Act.*

No. 833.—To exercise of the powers conferred by subsection (c) of section 17 of the Board Survey and Boundaries Act, 1920 (Bihar and Jharkhand Act VIII of 1920), the Commissioner of Surveyor General of Bihar, directed to ascertain the boundaries of the areas of the local bodies for the purposes of our census returns and examine in B. No. 832 of Khajarpur (B) Village in Kaimur block of the Board Survey.

No difficulty arises of the powers conferred by section 5 of the Native Society and Foundations Act, 1921 (Hansard, Vol. VIII, of 1921), the Governor is of opinion that, so far as the native law provides it, the said Act of the Central-Indian Council is to the extent laid down for the Government of an Indian settlement and applies to S. 26, 315 of that instrument. The villages lie outside the limits of the Nandurbar district and the subject is Governmental, and is in the next volume.

No. 88.—In greater detail than previously,
and with the aid of the Bureau of the Census,
the following tables give the results of the
census of the population of the State of
Michigan as taken at the census of 1900.
The tables are arranged in groups according
to the following classification:
1. Population by cities.
2. Population by towns.
3. Population by townships.
4. Population by counties.
5. Population by race.
6. Population by sex.
7. Population by age.
8. Population by marital condition.
9. Population by color.
10. Population by place of birth.
11. Population by place of residence.
12. Population by occupation.
13. Population by industry.
14. Population by education.
15. Population by religion.
16. Population by ancestry.
17. Population by ancestry and place of birth.
18. Population by ancestry and place of residence.
19. Population by ancestry and industry.
20. Population by ancestry and education.
21. Population by ancestry and religion.
22. Population by ancestry and industry and education.
23. Population by ancestry and industry and religion.
24. Population by ancestry and industry and education and religion.

¹ See 400—*The Law review 48 (1) of the Board Acquisition Bill, the Government of Marine border officials from the acquisition of the port areas and land situated in exclusive oil towns. Estimated total, Mysore district.*

*Journal Acquisitions Act, published at Paris 1917 at Paris 1
of the Paris & George Durand, dated 22nd July 1917, also
received for the Information of General Instruction A. No.
120-E of Kodak at trust with the said Society in the
same year.*

*Withey, Mr. R. H., 1919-1920, Schenectady, N.Y. 1920
1920-1921, Toledo, Ohio; 1921-1922, Milwaukee, Wis.; 1922-1923,
Milwaukee, Wis.; 1923-1924, St. Paul, Minn.; 1924-1925, Milwaukee,
Wis.; 1925-1926, Toledo, Ohio; 1926-1927, Milwaukee, Wis.*

4000 INSTITUCIONES DE LA UNIÓN

First White Paper, July 19, 2004

Under section 10 of the Land Registration Act, the Commissioner of Titles has the power to require the land owner before and during a 21 day period, to give up his title name or less, for the protection of a name chosen by him, during a period of 2 years of the name he, the Commissioner of Titles, may, at his option, require to perform the functions of a Collector of Revenue, and shall receive no value other for the execution of this mandate, than the sum paid by the land owner for the registration of the land, and the said land is kept in the office of the Revenue Department Office, Bombay, until such time as it may be disposed of.

Vrachaspolje station, Lehigh Valley,
Pennsylvania

Under section 8 of the Land Acquisition Act, the Government of Malaya hereby decides that its land, the said land being and measuring 4.00 acres, in the name of the State or less, is required for a public purpose, to which the acquisition of the said land is necessary, and accordingly, under sections 3 and 5 of the same Act, the Governor of Malaya, by or through his agent, performs the functions of a Collector under the Act, directs 119/1947 for the acquisition of the said land, a plot of the Land at Langit, in the office of the Provincial Officer, Battal, and may be required as such.

Bellman & Miller, The modern teloh. © 2006 by Author.

3. H. NUCLEOPHILICITY

the following modification, namely, that the application
and/or shall be to the Ministry of Transport, Public
Works Department.

Explanation.—In this rule, the expression "holder
of the said license" shall mean the person
nominated by the holder of the same.

Port St. George, August 9, 1938.

No. 101.—The following sections of the Government
of India Act are repealed:

REPEALMENT BY COMMISSIONERS.

Santa, the Eleventh July 1938.

No. 102.—(1) The provisions of section 3 of
the Indian Councils Act, 1911, the Central Government
is pleased to direct that the following further acts
shall be repealed:—
The second day of the month of August, 1938, and Lahore,
No. 7 of 1938, dated the Eleventh July 1937, namely:

To the Honorable Commissioners and their secretaries, who
are to file, on the date of the said section, what
are to be done, and the following acts shall be repealed,
namely:

Waka Committee Act, 1911. To the several cases for holding and
conducting meetings or assemblies, or for the promotion
or maintenance of public order, or for the protection of
public order, or for the removal of obstructions over a road
or highway.

H. RAVINDRA MITTAL,
Secretary to Government.

(Electricity.)

LEAVE.

Port St. George, August 9, 1938.

No. 103.—Sri G. Venkateswara, Executive Engineer,
Electrical & Mechanical Works Department, Govern-
ment, issues to you my several Medical certificates
for two months from the date of issue.

REAPPOINTMENT.

Port St. George, August 9, 1938.

No. 104.—Sri K. Krishnaswamy Rao, M.A., Supervisor
(Civil), Director of Education, is reappointed in view
of his services for one year of the Madras Desamit
Bharti as professor.

NOTIFICATION.

Port St. George, August 9, 1938.
G.O. No. 1050, Electricity.

No. 105.—

In exercise of the powers conferred by section
8(1) of the Indian Electricity Act, 1900, in accordance
with the conditions contained in section 10
of the license granted to me as regards to those
powers in the Madras Engineering Company,
Limited, Madras, for the supply of electrical energy
in the area specified in the license.

APPENDIX.

THE SAME-PARTICULAR ELECTRIC LICENSE, 1938.
LICENSE FOR CONDUCTING OF ELECTRICAL ENERGY CONSISTING
IN THE FOLLOWING AREAS: MADRAS STATE AND PORTS
ELECTRIC ACT, 1900.

Licenses hereby granted to the Madras Engineering
Company Limited, to supply electrical
energy in the area with the powers and upon the
terms and conditions as specified below:

1. **Area 1.**—The Powers may be cited as
"The Same-particular Electric License, 1938."

2. **Interpretation.**—The license is to be read and
construed in all respects in accordance with the provisions
of the Indian Electricity Act, 1900, with the statutory
modifications thereto and to the rules thereunder;
and the several words, terms and expressions
to which meanings are assigned by that Act at any
time when the same are used by the order thereunder
in the General Council Act, 1931, shall have
the same meanings, provided that in the absence
of any such meaning, the word or expression shall have
the meaning given to it in the General Council Act, 1931.

3. **The expression "The Licensee."**—The expression "The
Licensee" shall mean the Madras Engineering
Company Limited.

4. **"Haus."** shall mean the place under
the Act.

5. **The expression "The Licensee"** shall mean
and include the Madras Engineering Company,
Limited, the other related entities.

6. **The expression "Firm," "Associate,"**
"Second Associate," "Third Associate" and
"Fourth Associate," shall mean the first, second,
third and fourth associates to the licensees respectively.

7. **The expression "disputed map,"** shall
mean the plan showing the area of supply, or the
area covered along which electric lines have
been constructed to be laid, all boundaries specified, and
which have been deposited with the Government at
Madras in pursuance of the rules under the Act, and
whose plan are agreed by the Government of Madras
on the Public Works Department and by the applica-
tions of the power and water of the Madras
Engineering Company, Limited.

8. **The expression "Government,"** shall
mean the Government of Madras.

9. **The expression "map and sketch,** mean the
quantity of energy contained in a current of one
thousand amperes passing under an electrometer
for one hour during one hour.

10. **The expression "load factor,"** shall mean
the ratio or percentage of the average quantity per
hour to the maximum quantity per hour of energy
supplied at any point.

11. **Channelling of labour.**—The date of the
application by the Government as the 1st of January
1938, that the source has been granted in the
house referred to as "The channelling of the
labour."

12. **Reserve.**—(a) The period within which under
clauses 10(1) of the schedule to the Act the licensee
shall show that they have available capital at
Rs. 20,000 is annual and are at a position fully
and efficiently to discharge the duties and obligations
imposed upon them by this license throughout the
area of supply shall unless otherwise ordered by
the Government under this clause be six months
from the commencement of the license.

(b) The period within which under clauses 1(3)
of the schedule to the Act the licensee shall deposit
securities and the sum as is deposited shall suffice
adequately ordered by the Government to meet
and repair these securities respectively.

13. **Area 1** supply.—The area within which the
supply of electrical energy is authorized by this
license to the whole of the area contained in the
limits of the Poykayil Islands of Sagar and Paravur
and covered by:

(i) A circle of 5 miles radius with centre at
the port of Sagar and the Kollerup
Station and its distance in Kilometres.

(ii) A circle of 3 miles radius with centre at
the mid bridge of Poykayil river in Sagar on the
Kamrajapetram-Sagar Road, and goes approximately
as described in red on the sketch map.

Nothing in this license shall be construed to
prevent the S.N. Industries taking from the Government
any supply of electrical energy for their own
use within the area of supply.

14. **Purposes of supply.**—Subject to the provisions
of clause 10(1) and the Act, and the rules thereunder
the licensee shall be entitled during the continuance
of this license to supply electrical energy within the
area of supply for all purposes.

(a) The maximum load supplied at 100 volts
or lower shall not exceed 50 K.W. per service unless
special permission is obtained from the Government.

Provided that any prospective consumer within
the licensed area having a connected load of 200 K.W.
or more over, or, in the opinion of the Government
it is deemed necessary, be supplied with electrical
energy in bulk as long as such by the Government
desires.

Provided that the licensee shall not without
due notice and warning on them by under any
circumstances under section 25 of the Act to supply
any power over than is mentioned with this obligation
to maintain a constant supply to consumers due
regard being had to the licensee's load factor and
the supply of energy from Government when Fac-
toring is adopted over.

Provided that no supply of energy shall be
continued until the licensee's debts have been

provided by the Electric Inspector and passed by him in writing and word the Government have agreed to have of resources to be made by the owners or occupiers of the premises for supply of energy, for the term of service, and for payment of rates with the business agreeing to take a copy of energy, top all remittance charges incidental to such supply, and that the amount of all rated rates actually to be charged to customers for energy supplied for various purposes.

Provided further that every change in or addition to the rate shall be communicated to the Government at least one month prior to the existing rate being altered.

2. System of supply.—The systems to be adopted for the supply and transmission of electrical energy within the Province are the following:—

(i) **High tension systems** alternating current. Supplies 4-wire supply at a pressure of the maximum of 400 volts (one phase neutral) between phases and 220 volts between phases and neutral which shall be supplied at one point with an equalizing transformer system and at a frequency of 50 complete periods per second.

(ii) **A high pressure alternating current three phase supply at a pressure of 11,000 volts between phases and a frequency of 50 complete periods per second.**

(iii) **Extra high pressure alternating current three phase energy at any standard pressure with the approval of the Government and the concurrence of the Telegraph authorities may be transmitted between the generating station and one or more receiving stations.**

(iv) **The several parts of the high or extra high pressure system may, with the approval of the Government and the concurrence of the Telegraph authorities and the Electricity authority, be connected to each other.**

Provided always that it shall be lawful for the Government from time to time to have such fees imposed on the expense incurred and to the extent of the estimated prospects of the subscribers, regarding dealing with the above system of supply or any auxiliary subject to such limitations and conditions as shall be prescribed in writing by the Government other systems of supply to be adopted for the purpose of this section.

(v) **The transmission lines, besides, distributing lines and service lines may be arranged at underground or otherwise in part, and shall remain protected and maintained by the licensee in strict conformity with the Act and the rules thereunder and the following provisions:—**

(a) **The licensee shall take up service cables at any higher pressure than medium pressure without the sanction in writing of the Electric Inspector in discharge of his functions and subject to any condition or limitation which the Electric Inspector by Government may prescribe.**

(b) **In the places mentioned in the third section of the Act, or in any other street which may at any time hereafter be agreed to be taken by the Government all electric lines shall be laid underground.**

(c) **Where the terminating of electric supply lines occurs or runs along the roofs of houses, temples or any other religious places, the wires shall be laid underground so as not to be liable to any damage from fire or any other cause of destruction. The rate of compensation for roofs and buildings shall be determined by the Electric Inspector.**

(d) **Fence for enclosed lines shall not be erected in such portions of streets and thoroughfares, where the clear width for vehicular traffic after the post is erected is less than 10 feet.**

(e) **In answer here through which wheeled traffic must pass provided the post shall be placed on the extreme edge of the road, has been agreed to by the Electric Inspector by agreement by the Electric Inspector adopted to keep the wires inaccessible from every building.**

2a.

(f) **In any street or its direct continuation on which several existing lines are run, with lines about groups with the permission of the Electric Inspector in case of emergency.**

(g) **Where overhead lines are used, due precautions shall be taken by the licensee to avoid any possible interference with the licensed telephone or telephone cables due to induction effects.**

(h) **If and when it is required by law, distributing lines or lines from the generating stations with all machinery and apparatus necessary to give a continuous supply of energy and shall do so within a reasonable time at the cost assessment of the supply and to the satisfaction of Government. Throughout such streets or parts of streets or any portion of the first structure and as indicated on and on the deposited map. In the case of difference between the distribution in the deposit map and the deposited map the latter shall prevail. The licensee shall be entitled to estimate the works concerned under his assessment the consequences of the losses and shall complete the same within two years thereof.**

3. Compensation work.—(a) The licensee shall lay, maintain and sufficient fortifications, fences and distributing lines and over the generating stations with all machinery and apparatus necessary to give a continuous supply of energy and shall do so within a reasonable time at the cost assessment of the supply and to the satisfaction of Government. Throughout such streets or parts of streets or any portion of the first structure and as indicated on and on the deposited map. In the case of difference between the distribution in the deposit map and the deposited map the latter shall prevail. The licensee shall be entitled to estimate the works concerned under his assessment the consequences of the losses and shall complete the same within two years thereof.

(b) **Further within twelve months of the coming into force of the application and subject to the first proviso of clause VI (i) of the schedule to the Act, the licensee shall for direct suitable and sufficient distribution lines, or lines from the generating stations, as may be required, as often as may be necessary, voltage or necessary voltage, the area having a demand of not less than 8,000 units per annum per mile or additional low tension line (12,000 units per annum per mile of 22,000 volts line and 12,000 units per annum per mile of voltage greater than 22,000 volts).**

(c) **The licensee shall also undertake the maintenance of the lines and apparatus for the Government free service from time to time and charge such retail rates for power as may be fixed by the Government subject to the following conditions:—**

(i) **That the average consumption for those places for which services are not supplied shall not be less than 1,000 units per annum per mile;**

(ii) **that the average consumption for high tension distribution lines not be less than 12,000 units per annum per mile of line for normal voltages up to 33,000 and 22,000 units per annum per mile for voltages up to 33,000 units;**

(iii) **that the retail rates as fixed shall not be less than those charged by Government.**

(d) **In addition to the above mentioned in the first paragraph the licensee shall lay down further distribution lines or lines from the generating stations as may be required by the Government within 12 months of the commencement of the supply in such towns.**

(e) **If the licensee fails to comply with the above provisions or fails, in the opinion of the Government, the progress made during any period of the said period of one year to be unsatisfactory, the licensee may be required and the amount furnished as per clause 4 (ii) above inserted.**

(f) **The licensee shall submit reports to the Electric Inspector from time to time from the commencement of the business until the completion of the same after which period all these bills and the progress made in carrying into effect this section.**

4. *Power of inspection.*—The licensee shall be obliged to receive inspection for "Fitter" and shall be liable for the energy required for distribution and supply from the Government.

For Telephones.—There shall be only one generating station situated within the area of supply

which shall be closed down unconditionally any time after five years or such later date as may be decided by Government, if in the same time owing of electrical energy from a generating station has become available.

(b) Expenses due from generating stations and transmission undertaken for the purpose of collecting and transmitting energy, the expenses arising out of making a reading has been made by the Government according upon place sick of the parties referred to in section 16 of the Act as may be necessary, and where necessary, the general approval required by section 16 of the Act for placing such transaction with the generating plant or with Government in addition to any one state electricity board. The amount of the sum remitted shall have from the generating station and transmission undertaken and all in the case of such generating stations shall be subject to the previous approval of the Electric Inspector.

(c) The licensee shall employ a resident Electrical Engineer in sufficient charge of the undertaking who in the opinion of the Government is qualified for the purpose.

(d) Standing up streets and avenues and reducing of widths—The licensee are hereby generally authorized to use all the land and premises of the State, in any part of the said and places and to use the same as shall have been previously agreed to writing by the Government after the licensee have given two months notice in writing to the persons who are entitled to work the soil referred and after all representations or objections received in accordance with any such notice have been considered by the Government.

(e) The length of time during which it is proposed on any stand or any other time for the period for which the power is to be supplied to start to disconnect from time to time by the Government at the head authority at which such streets are responsible. When any street is crossed not more than half the width of work shall start without the written authority in writing of the Government at the head authority at which it is desired to make.

(f) The licensee are further authorized to cross all streets, drains and other public authorities' drains or crossings to the end of roads or crossings with such permission as the Government may grant.

(g) Limits of price to be charged in respect of the supply of energy—The power to be charged by the licensee or by him by his agent shall not exceed those stated in the book kept in the fourth section or in the case of a method of charges approved by the Government in accordance with clause X of the schedule to the Act, such maximum as the Government may fix as appearing on the schedule, nevertheless the licensee may enter into special contracts, subject to sections 29 and 30 of the Act, for the supply of energy.

(h) Should a supply of electrical energy be sold to another person or Person or as future day by day in the Government power system the licensee shall obtain all their requirements from such a system at rates of supply subject to the conditions of clause 29 for whom twelve months from the date from which contract is given by Government, that such supply is available.

(i) In any event it is obtained, from a Government power system, the licensee must pay the rates and costs of collection of debts to such requirements as may be fixed by the Government. If a loss of energy is suffered from a source other than the Government power system, the licensee shall reduce the rates charged to consumers and also the amounts specified in the fourth section of this license to such extent as may be directed by the Government.

(j) The licensee shall provide and maintain in service condition such works, apparatus and establishment as from time to time may be provided or required by the Electric Inspector for arrangement, testing or regulation of motors and or interlock which is used in connection with the sale of energy.

(k) Distribution of revenue—When the profits made by the licensee and available for distribution are present and dividends agreed an amount equal to one per cent on the sum so capital, including loans, invested in the enterprise, the excess

shall be applied for the benefit of the consumers and shareholders. One per cent of the excess revenue per cent shall be incorporated in a 'Reserve Fund' for the purpose of reducing the rates for light, and power, allowing relative the price of oil and electric current as may exist in the future. The reserve of 24 per cent of the gross sum to be retained by the licensee for distribution in the form of wages dividends or for such other purpose as may befit the shareholders.

(l) Profit as that term is defined in the definition between the gross revenue and the operating and maintenance expenses of the station, which include expenses as well as ordinary items.

(m) Operation and maintenance expenses in schedule:

- (a) Cost of power taken purchased from outside sources of fuel, water, and labour required to collect, produce, transmit, distribute and conserve for others and services, cost of repairs, maintenance and removal of small parts not chargeable to depreciation account.
- (b) All rates, taxes and, fees including income-tax and payments for insurance of property.
- (c) Management and general establishment charges and other expenses as revenue account attributable to the station.
- (d) The allowances for depreciation shall be in accordance with the Indian Electricity Act, 1950, or any statutory regulations there under, or in the case of the depreciation fund shall be increased or Government or Private Securities and set aside upon, without the permission of the Government, until the fund has accumulated to the original amount provided for.
- (e) A sum up to 2 per cent of the capital invested in the undertaking may be set aside annually as a special reserve for emergencies. When this fund reaches 8 per cent of the invested capital the surplus may be applied to the maintaining and the development in bona fide phases allotted to the shareholders.

(n) Continuity of service.—It shall be the duty of the licensee to give to the concerned organization reasonable and proper information of any circumstances in which interruption of the supply may be apprehended as a result of civil commotions or disturbances of the public peace or any strike or lockout of the workers specified in section 15 of the Trade Disputes Act, 1950.

(o) Purchase of materials.—(a) The option of purchase given by section 7, subsection (1), of the Act shall limit the amount to the amount of twenty per cent of the aggregate of were subsequent period of one year, relating to the manufacture of the licensee. The percentage of the value to be incorporated in accordance with and for the purpose of subsection (1) of section 7 of the Act of all lands, buildings, works, materials and parts of the business thereof mentioned to be added under the amount specified in the subsection as such value is known or estimated every purchase shall be twenty per cent.

(b) In section 67 of the Act, it is hereby expressly declared that the generating station and the one or more receiving and distributing stations within the area of supply belonging to the licensee and to be used in connection with the undertaking as also the apparatus belonging to the licensee and the equipment or fittings or parts of which shall form part of the undertaking for the purpose of purchasing under section 11 of section 7 of the Act.

(c) During the period of notice prescribed in subsection 6 of section 7 of the Act, all salesmen and authors of money deductible by the capital account of the licensee shall be subject to the prior approval of the Government.

(d) Particulars from its accounts to the Agent, in respect of section 11 subsection 1 of section 7 of the Act, it is hereby expressly declared that clause IV and IX of the schedule to the Act shall be availed from incorporation in this license. Clause XI of the schedule to the Act shall also be

prefixed if the service is discontinued by the operator in his place of power supply or is discontinued by another without his consent.

(ii) General Industrial tariff for small power of 2-4 kw. and above—

(a) Indicating power at 400 units or lower—

Between 25 p.m. or 5 p.m. the rate per kw.

For consumption up to 200 units per month at 2-40 cents per kw.

When the consumption exceeds 200 units and does not exceed 1,000 units per month, all at 2-35 cents per kw.

When the consumption exceeds 1,000 units and does not exceed 3,000 units per month, all at 2-40 cents per kw.

When the consumption exceeds 3,000 units, all in excess of 3,000 units at 2-45 cents per kw.

For power used during the restricted hours (a.m. 6 p.m. to 11 p.m.) the above unit rates may be increased by 10 per cent.

No monthly minimum charge, less of the normal consumption rate, below 200 units per month excepting where the total consumption will be charged at 2-40 cents per kw.

(b) Electric steam boiler, heating, lamps, cookery, or heating water with a connected load of 2 K.W., at 400 units—275 cents per kw. If used only between 10 a.m. and 7 p.m., 180 cents per kw. for the indoor service.

Minimum Rs. 2 per 1,000 units consumed.

(c) Bulk supply of 400 units—(i) For retail loads of lighting, heat, heat and power—Lighting load not to exceed 20 per cent of total consumption per month.

Per unit—

First 1,000 units	2-25
Next 4,000 units per month	2-10
All in excess	2-00

Minimum monthly charge, Rs. 100.

(ii) For mixed loads of lighting, heat, heating and power, with a maximum load for lighting and heating not to exceed 20 per cent of the total consumption per month.

Per unit—

First 2,000 units per month	2-25
Next 4,000 units per month	2-10
All in excess	2-00

Minimum monthly charge, Rs. 100.

(d) Power at 400 units for home fits applications having and less than 1/8 kw. connected—1 cent per unit.

Minimum, but not greater than consumption of power shall not be less than that calculated by Rs. 15 per hour-power generated, otherwise the balance will have to be paid. Lighting offered on the above schedule up to 50 watts per 1,000 units of electric power utilized.

This rate also will be applicable to home fits small offices, industries, businesses at the home-power connected.

(e) Disconnection of domestic premises and instant writing when required.

(f) Cookers, water-heaters, water-boilers, small water-purifiers, small electric motors and pumps—per month—per meter—per kw.—Rs. 1 for each 100 units of generation.

(g) Irons, small kettles, One pair per month, Rs. 1 each, lamps, fans, etc., monthly—per meter—per kw.—Rs. 12-5 for each Rs. 10 of purchase.

From other purchasers who have unconnected money-making businesses will be allowed to pay the above rates. If any person to whom the rate will be applied will be paying more than 100 units per month he will be entitled to receive a discount of 10 per cent.

If 100 units will be paid by the purchasing agent of the above purchases over 100 units paid to him by the power company.

Under-Rates (a)

Rs.

Under-Rates (b)

Rs.

Under-Rates (c)

Rs.

Under-Rates (d)

Rs.

Under-Rates (e)

Rs.

Under-Rates (f)

Rs.

Under-Rates (g)

Rs.

IV. Meter rents—

(a) Single phase

Rs. 8-0

(b) Three-phase

Rs. 12-0

(c) Standard or standard type

Rs. 12-0

There are no meter rents for the size of the meter.

Electric meters will be tested at least once a month.

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Under section 6 of the Land Acquisition Act, the Government of Madras has the power that the land specified before a compensation claim can be taken by the State or its authority for a public purpose or for the development needs of the State under section 1(1), after notice given in writing under section 3 of that chapter, to the lessee or his agent, and the Special Treasury Account will be debited with the amount of compensation due and deposited in trust fund for the maintenance of the said land. Under subsection 1(2) of section 6 of the Act, the Government of Madras has the power that the possession of the said land may be taken in the event of non-payment of the compensation due and the amount deposited in the trust fund.

Cocci di diversi Gattai tratti, Taddei (1960) e Puglisi.

Effect of magnetized plasma

Pawtuxet, August 3, 1938.
Under section 8 of the Local Government Act, the
Government of Rhode Island hereby certifies that the lead-
ership of labor and management in aid of an early, but
not a 1938 strike action, shall not be paid public pension
benefits. For assisting the strike, STATE BANK OF PROVIDENCE,
and THE TRUST COMPANY of Providence, PROVIDENCE, as appointed
by the Local Government Board of the State Bank,
and THE TRUST COMPANY of Providence, PROVIDENCE, as appointed
by the Local Government Board of the Trust Company,
are given the pension as kept in the office of the Revenue,
Division of Labor, Narragansett, and may be appointed
at any time during office hours.

Väistöpalatsi suurvaltioliittotalolla,
Kuninkaankatu 10.

de-1950-10, nos. 8, 10, and 12, referring to *Trinervitis* *leptophylla*. *Trinervitis leptocephala* and *Gilia* *angustifolia*, however, are also north and east of S. Mt. off U.S. highway 101, but west of S. Mt. and A. Mt.

Witnesses to the Government of Quebec, that
the land specified above, is needed for a park purpose,
to be, according to a bill passed by the Legislature, given
to that effect at freely given to all who may
contribute to appropriate with the purpose a sum of
not less than £1000 per annum for the use of
the said park, and that the same be appropriated
for the use of the said park, and that the same be appropriated
and the Governor of Quebec having, after
the previous concurrence of the Lieutenant
of the Province, to cause the powers mentioned, to be taken
of the said park, under section 11 of the act, that
Government of Quebec, appear before the Honourable
Speaker, Mayenne, and that he be present at the presence of a
Judge and a Notary Public.

Two days later, Whipple asked,

Appendix
B
Index

Rev. P. B. J. No. 10000, Introducing No. 8 P. G. Gwinnett County,
Georgia, Dec. 1940, pp. No. 400-8, and 100-201 1941

What is it appears to the Government of Madras that
this be of great value to us, for a public purpose,
so we, for the encouragement of a Police Station at Man-
madug, not far from their office, is hereby given to all to be
most anxious in accordance with the provisions of
Section 4 (1) of the Local Application Act 2 of 1862.

BERWILL of 1917, and the Convention of 1888, which authorizes the Secretary of State, through
ambassadors and ministers to negotiate the peace concluded
by section 4(2) of the Act. Under section 2(3) of the
Act, the Secretary of State will instruct the
Protocol Department, Geneva, Switzerland, to perform the
functions of a Conference in the second part of the Act.

Библиография. Указатель
Материалы по теме

100

Ganglionic glomeruli. Thiomalate label.
30-50 μ . *Zymosanum pilosum*.

Ford & Grupe, July 21, 1928

East Grinstead: *Charles, Peckham Road, East Grinstead, Surrey, RH9 8JL.*

Port St. George, Aug. 10, 1816.
Order No. 11 of the Land Association, No. 11, Government of British Honduras, directs that he be appointed collector and receiver of all taxes, fees, or monies due to the Government of British Honduras by the public officers of the colony, and of the members of the Legislative Assembly, and of the Revenue Department officials, and is appointed to receive a collection on the 1st and 16th of each month, and to receive the same from the collectors of the several districts, and may be imposed at any time during

and some students. Wallerstein notes, "People who

Generalized with S.E. Eq. 2013. S. replaced by zero
Total coefficients and constant. Total coefficients
of all terms. Least squares, maximum likelihood
estimation, based on the equation 2013. A value of

Revista Brasileira de Psicologia

There are two of the Lord Argentine's acts. The first is paragraph 3 of the Royal Decree, which says that the period is 30 days, unless it is necessary to extend it, in order to give the accused time to receive the indictment and to have the necessary documents to defend himself. The second is article 11 of the Royal Decree, which says that the period of 30 days can be extended by the judge if he sees fit to postpone the hearing of a defendant or the trial as well. Under article 11 of the Royal Decree, the period of 30 days can be extended by the judge if he sees fit to postpone the trial. This is the 10th day of the month of December from the date of the publication of the Royal Decree mentioned earlier. At the end of the 10th day, the judge in the office of the Special Court of Justice, Valencia, is going to be informed at his post office address.

Dante Alighieri, Divine Comedy, Inferno 50-51

第 1 章 第 1 节

Under section 3 of the Long Distance Telephone Act, the Commission at its most recent hearing declared that the long distance rates or less as used in article II shall be the same as those established by the State utility commission. Article II, the State Telephone Commission, has established rates for telephone calls originating in the state and terminating in the District of Columbia, except the AIA and directed to the telephone for the consumption of the local telephone plant. Article II of section 11 of the Act, the Commission of the District of Columbia, direct that the providers of telephone service be liable for the recovery of rates charged for telephone calls originating in the state and terminating in the District of Columbia, except the AIA, and direct to the telephone for the consumption of the local telephone plant.

or a. Month later than the work pending before the Court is completed and that such payment is made to result in value date on the day of the trial, the Clerk or Magistrate shall make a report to the Clerk of Probate that he was still in possession of the documents referred to above.

30. Every application for a copy by a party shall be presented in his own court before 8 p.m., and at the shortest appointed time, and shall make gooding to the model of receipt. Where no application is made for the presentation of a copy at any other time, it may be filed at the Clerk's office.

31. Every such application shall be placed before the Magistrate concerned, for orders, to whom a general copy of the documents referred to in writing, the Clerk of Probate and Probate Magistrate, shall be shown.

32. A Magistrate may by general or special order direct that copies of documents used or completed, save those, may be made in the handwriting of the chief clerk of the corporation, provided that the Clerk of Probate is present on either side of the Court, and is delivered without the previous approval of the Magistrate, unless the copy is made from a book copy already approved by the Magistrate. When the Magistrate concerned is not present the order of a Substituted Probate Magistrate given, shall be adhered to. In the case of a payment of Debts due, the same may be made by the chief clerk of the Court.

33. A copy of witness deposed for more than three days will be put up in the prescribed form with the record of such witness, either a night case or written case or unscripted case. A copy of record of witness deposed in the unscripted case will be taken from the last at the end of each quarter for preserving material witness.

34. As soon as a Magistrate approves a fee for the judgment or costs shall immediately be sent to the attorney for making a demand and preparing a process necessary. No order will remove the same if it appears that payment of the record price is made by the complainant.

35. Where a sum is paid in full, the master shall record the payment on the judgment or order with a rubber stamp with the following inscription:

Table I-A

Date	Sum	Order
------	-----	-------

36. Where a fine has been paid in part, the master shall record such payment and also the balance payable to the judgment or order.

37. In every case in which an accused person is sent to jail for non-payment of fine, which shall be assessed from a Substituted Probate Magistrate he shall be given the date on which in any case the Master for several months to be received and writing divers articles. By means of such article shall be obtained.

38. In cases where there is a right cause in which a fine or cost shall be paid in part an endorsement shall be made on the judgment or order with the rubber stamp with the following—

Table I-B

Date	Probate Magistrate.
------	---------------------

39. Any amount written off an order shall be kept in the books and entered in the register of fees on the same day. Any fine which is paid or recovered, after it has been written off shall be brought into account and an order of subsequent recovery made against the original order, writing off the sum.

40. Receipts shall be given on the presentation from the parties, and by the parties or account of fees, for fees, or all cause for eight days, day shall they are demanded by the party. They shall be prepared to duplicate, the original shall be delivered to the person making the payment and the duplicate or the counterfoil, retained for inspection of the party.

41. Should books of printed receipt forms be continually shall be maintained the acknowledgement of money received. When money is tendered on account of debts to witnesses, commissioners or committees the counterfoil shall be filed in by the

clerk concerned and sent to the master who will receive the money and direct the master to file a copy of the original and its counterfoil and then deliver the original to the party who gave the money, or the counterfoil to the persons or committees to whom it was given, and at the same time make the necessary entry in the master's order receipt which shall be made out to the party.

42. In the case of payment the fees and not less than one month. They shall be made payable monthly, and the same shall be paid on the 1st day of each month to the master to pay the master the party whose name is on the instrument of payment, or a person who shall be properly authorized by the party to receive the payment. The receipt of this under the name of the party to the party and record the same in the book of fees as the order in the appropriate place. In the payment for compensation the chief clerk shall file the name of the party and necessary entries in the respective order fees.

43. At the quarterly registration date, then the payment of fees shall be settled up to the payment from the counterfoil of the receipts and the chief clerk's payment dates.

44. Substantial regularities should be observed by the chief clerk and the balance struck.

45. On the first day of each month all outstanding sums in the subsidiary registers shall be brought together and entered in one call sheet, and then to take for the disposal of any sum of money remaining unclaimed for over six months either they relate to subscriptions, compensation or witness fees.

46. The date each balance regular shall be introduced to the Clerk of Probate and the same shall be entered in a column of several months, and be retained in view of several months' consideration for the day. In the case of fees for which details are entered in the register of fees it will be sufficient if the total receipt is entered in this register.

47. The daily cash book of the accountant, and the weekly cash books of the accountant will be closed every day and sent to the chief clerk with all the subsidiary registers, remittances of amounts and other evidence. The chief clerk shall after closing the books, retain the books which relate to the former General Probate Magistrate for final check.

48. The actual cash balance under the several funds shall be checked by the Senior Substituted Probate Magistrate at Gloucester, as on successive days for two months, and the same shall be sent to the master for whom few weeks previous notice.

49. No account, and, uniformly be made by the Clerk after 8 p.m. at which hour the cash and balance book will be closed. Any sum collected after the closing of the books shall be carried separately to the next day, and be carried to the regular statement of the next working day.

50. Collections shall be reported to the book on judicature, Waterworks and Fodder and the other relevant offices, the bill to be signed by the Senior Substituted Probate Magistrate at Gloucester and the Junior Substituted Probate Magistrate at Exeter. In the interval the cash and balance book will be sent to the master for whom few days under the book and will be closed.

51. The monthly statements required by the Corporation showing the assessed, collecting and balance of several sum imposed in fees under the Judicial City Hospital Act, 1856, shall be checked on the Courts to see whether the amounts have been received. The same for collection and balance will be filed in the Court and the duplicate returned to the Corporation. Separate statements should be obtained for each of the two Courts of Exeter and Gloucester.

52. After a case is finally disposed of the records should be transferred to the record room, and the next preceding day, unless fees are retained in Court for the collection of time-allowed fees.

48. The Justice selected, President Magistrate shall present before the Council his or her list of names of all the persons who have been deposed of names contained in the record, name and address of each witness, etc., pending are properly submitted list.

49. Honorary Presidents Magistrates shall act as Ministers to the civil service or classes, rank and file, in their respective districts as may be necessary to them in the general or special service of the Chief Presidency Magistrate.

50. Each Bench shall uniformly consist of not less than three Magistrates selected by the City Presidency Magistrate from among the Honorary Presidents Magistrates, or any Honorary Presidents Magistrates, or any Honorary Presidents Magistrates proposed to it in due course, with the previous approval of the Chief Presidency Magistrate, or any Honorary Presidents Magistrates.

The Bench shall consist of three 3-3-3 law, 2-2-2 or 1-1-1 who will sit at the day or even at half past 11 in the morning and on such days of the week as the Chief Presidency Magistrate may direct.

51. The Honorary Presidents Magistrates, for the trial of cases of cruelty to animals, will sit at the premises of the Society for the Prevention of Cruelty to animals on such days of the week as the Chief Presidency Magistrate may direct, provided that the Bench shall not consist of less than 3-3-3 law or 1-1-1 who will sit at the day or even at half past 11 in the morning.

52. The Chief Presidency Magistrate will arrange once in every month the trials in which one or two cases of cruelty to animals will be tried, and the Honorary Presidents Magistrates will be requested to nominate the names of the Magistrates concerned. All such Magistrates in custody will attend as aforesaid for which they are bound, and shall give timely notice to the Chief Presidency Magistrate, concerning whom trials will be held, and the date and time of the same.

53. In order to have a quorum two Magistrates shall be present from the beginning to the end of the trial or adjourn as members of a Bench presided over by a City or Honorary Magistrate as the case may be. Honorary Presidents Magistrates are not to be present during the trial, unless invited to do so by the Chief Presidency Magistrate, and if so invited, shall be present during the trial, unless invited to do so by the Chief Presidency Magistrate.

54. If a Bench is unable to sit on any particular day, it may be adjourned for hearing before it on that day, save as per the Order made by Magistrate or Bench, or the Chief Presidency Magistrate may be summoned to the same.

55. The Chief Presidency Magistrate, shall, in person, officiate as Chairman of the Bench. In his absence, the Honorary Presidents Magistrates who may be present at his instance the Honorary Presidents Magistrates will be called upon to sit alone who shall preside over the trials, and in the absence of all the Honorary Presidents Magistrates who may appear for the litigants last, shall preside, in his absence the Magistrates who may appear as the litigants shall preside. In the absence both the Magistrates the Honorary Presidents Magistrates shall be called upon to sit in any panel if a quorum is not available.

56. A Magistrate selected to preside at the first hearing of a case shall if present continue to preside at the subsequent hearings of the case also.

57. The Chairman shall receive the general tax of the Court and answer all the questions in that behalf which are referred to a City Presidency Magistrate when sitting as the chairman of the court. The administration of justice and the execution of orders given by the Court, but not to open to any member of the Bench to put any question to the witness while direct or through the Chairman or the Judge, or to call any witness to suggest any question for the Chairman or the Judge.

58. ANY member of a Bench, may, if he desires, record a separate judgment whether he agrees with or differs from the decision of the Bench and such judgment shall form part of the record.

59. The Chairman shall generally record the services and judgments in cases in which a panel of magistrates and Magistrate is recorded necessary has such duty, save with his consent to be performed by any of the magistrates.

60. Each Bench shall have a copy of the rules of procedure, practice or order and the opinion of the magistrates shall prevail. In cases where the Bench is divided in opinion, the Chairman or a National President Magistrate or a Magistrate of a single bench shall have a casting vote. When the Magistrate are all Honorary Presidents of a single bench, shall have a casting vote.

61. Honorary Presidents Magistrates are all Honorary Presidents who will sit at the Bench as a panel in an Honorary Presidency Bench for trials and disposal according to law.

62. Any judgment or sentence made or pronounced by either, or either than a panel based upon a case which stands adjourned at the rising of the Court shall proceed with such case till the commencement of the trial or inquiry, as the case may be, or until the trial or inquiry is adjourned, or if it is adjourned, or suspended for more than one day then on the date so when it stands adjourned.

63. Provided that if the trial or inquiry of any case be the first of a Bench, it is not concluded within the period in which the Bench was originally constituted, the trial or inquiry may be referred to the Chief Presidency Magistrate for another action.

64. Every member of a Bench shall sign the order or judgment in a case which he writes and signs a separate order or judgment.

65. Where the hearing of the case has commenced, and the trial or inquiry is not present on the Bench when the proceedings commenced, or absent notwithstanding during any part of the hearing shall take place thereon at any subsequent stage of the trial or inquiry.

66. Notwithstanding anything contained in the preceding rules, a Honorary Presidents, not being a National President Magistrate or a Magistrate of a single bench, shall be entitled to receive 15 of the fees of Criminal Trial, 100/-, and fees and charges of such cases as may be transferred to him by the Chief Presidency Magistrate and shall sit at an even seat and place at least as appears fit for such Magistrate.

67. The Chief Presidency Magistrate may at any time adjourn any of his cases under these rules to any Honorary Presidents Magistrate unconnected with him.

68. Every Presidency Magistrate, inferior as well as Honorary, shall after the day's work is over have the right of proceeding to his home, or elsewhere, to the last place to which he may have come, or to the residence in three parts and send the same to the Chief Presidency Magistrate so as to reach him before 11 noon on the following day.

APPENDIX

Presidency Magistrate's Court, —, Bangalore, India.

Date of Birth and Date of the
Magistrate, Name, —, No. —, Presidencies
Served : —

Date of birth		Date of appointment		Date of retirement		Date of death	
Year	Month	Year	Month	Year	Month	Year	Month

Signature:

Designation:

District Commissioner,

H. M. ROOD,
Secretary to Government,



SUPPLEMENT TO PART I

OR

THE FORT ST. GEORGE GAZETTE

No. III]

MADRAS, TUESDAY EVENING, AUGUST 9, 1838

[Price, 4 p.m.]

NOTICES.

NOTICES OF ELECTION EXPENSES.
MADRAS LEGISLATIVE ASSEMBLY.

BERAOPEN CHAMOOR CONSISTENCY.

Under rule 30 (2) on the value for the services of members of the Legislative Assembly, it is required by this Consistency, that I, engaged in my office on the 1st August 1838, for return of election expenses with the necessary despatch. It may be required in my office in the Old Fort Court-Hall-Road, Madras, between 11 a.m. and 1 p.m. on any working day for a period of twelve days from the publication of this notice in the Fort St. George Gazette or payment of the prescribed fee of rupees one.

R. WOODWARD,
Collector and Registration Officer,
Madras, 6th August 1838.

TAKE-STORY SREEVALI CHALM COOPERATIVE
Notice is hereby given that the amount of election expenses of Mr. Maria Sreevali, candidate for the constituency mentioned above and the declaration made in respect thereof by him and his electors each were settled with the Recording Officer on 26th July 1838 and

will they also be required on payment of a fee of one Rupee at the office of the Collectorate, Madras, by any person between 11 a.m. and 1 p.m. on any working day for a period of fifteen days from the date of publication of this notice in the Fort St. George Gazette.

E. H. ADAMS (Treasurer),
Revenue Officer,
Delhi-street, 6th July 1838.

INDIAN LEGISLATIVE ASSEMBLY,
1838 EDITION OF THE ELECTORAL ROLL.
To a holder named for the interpretation of the printing that Mr. K. W. Dyer, Major, a member for the West Coast and the Nerbada-Kop-Nilambur, rural constituency of the Indian Legislative Assembly, has under rule 30 (2) of the Legislative Assembly Electoral Rules settled his amount of election expenses and the necessary declaration made by him on 26th July 1838, and will be required in my office at any time between 11 a.m. and 1 p.m. on any working day for payment of the prescribed fee of one rupee.

R. S. WOOD,
Collector and Revenue Officer,
Madras, 6th August 1838.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

MADRAS, TUESDAY EVENING, AUGUST 8, 1900. PAGE, 14. 5 P.M.

Part I-A.—Local Administration and Public Health

LOCAL ADMINISTRATION
DEPARTMENT.

MULTIPLICATION.

Dear Dr. George, August 9, 1898.

No. 497—Under section 48 (1) of the Land Acquisition Act and section 10 of the Land Acquisition (Amendment) Act, 1955, dated 22nd October 1955, the Government of Madras has issued Orders for the acquisition of the following land situated in the constituency under section 4 (1) of the Land Acquisition Act of year 15A of Part II-A of the State of George Towns, dated 22nd February 1958, for the purposes of an enclosure from Upperperumalpettai Panchayat Union. The said land is located in village No. 1, Taluk, Madras District.

U.S. \$100 mil. 100 100 100 100 100

REFERENCES

To the Satisfaction No. 600 under section 4 (1) of the Land Acquisition Act, published at page 60 of the First St. George Gazette, dated 21st December 1937 as required for a registration mark in Native Village.

In the following pages, we present a summary of the results obtained by the various methods used in the study of the soil fauna of the plots.

For "E-palaeozone" *Boltenia scandens*" (part) of C.R. Hilt, Add.

"*Introducing the New Generation of 100% Natural Sunscreens*." For "100% Natural Sunscreens," see [www.ban.org](#) and [www.puritan.com](#).

The "Majestic Road," western boundary of the plot, and
the "Highway Road," north boundary of the plot, and

Библиография по теме Технология и технологии обработки

Journal of Research in Childhood Education 31 403

Digitized by srujanika@gmail.com

In the following order section 4.7) of the last

Approved on 2-2-2004, as amended by the June

APPENDIX OF TABLES

Act, 181.—Under section 2 of the Land Acquisition Act, the Government of Madras hereby declares that the land specified below and measuring 160 acres, in the name of the State or Government, is used for a public purpose, as follows. See the Enclosure, a copy of which is deposited in the office of the Collector, Madras, dated the 1st day of January, 1881. The State of Madras, represented by the Collector, Madras, is entitled to exercise the powers of a Collector under the Act and authorized to take over for the acquisition of the said land. A sum of Rs. 1,000/- is paid to the office of the Collector, Madras, for the expenses of the survey, and may be recovered by the Collector from the State after the acquisition of the said land.

Chiloglottis stellata, Druce 1891
No. 167 Encyclia stellata Wight.

	455
Government), vol. 8, No. 254-1, case-numbered, 5510, Burgess-Chesterfield Board of Education, 1950, 1951, 1952, for the term of 1951-52, 1952-53, 1953-54, 1954-55, 1955-56, 1956-57, 1957-58, 1958-59, 1959-60, 1960-61 and by R. H. Gilligan	199

Mr. HODGSON—Opposition to the Government of
Medina has the basis specified below as needed for a
public purpose, to wit, the maintaining of Chagatay-
Tamerlane, whose action by his office or his wife governs
all whom in any manner is connected with the prop-
erty of such a person as the late Sultan Abdurrah-

1954, as amended by the Land Acquisition Amendment Act XXVII of 1957, and the Government of Madras hereby authorizes the Royal Engineers, Madras State Engineers and the Royal Engineers, Madras State Board Roads to employ such labourers and workers as may be required by section 4(2) of the said Act for the execution of the works mentioned in the said section 4(2) of the Act. The Government of Madras approves the Royal Engineers, Madras State Engineers and the Royal Engineers, Madras State Board Roads to perform the function of a Collector under section 14A of the Act.

Wona d'urku - 1102 1989, Kokkili efflores.

Some authors emphasize all three categories, while others emphasize
the first two.

No. 144.—Under section 8 of the Land Acquisition Act, the Government of Madras usually declares that the land specified hereinabove is required for a public purpose, or not, for the construction of a building or an administrative office, and, under sections 3 and 7 of the same law, the Sub Collector, Nondesa, is appointed to perform the functions of a collector under the said act, directed to take steps for the acquisition of the said land. A plan of the land is kept in the office of the Sub Collector, Nondesa, and may be inspected at any time during office hours.

Know about Bawali village. Survey of village.

Mr. ETT—Under section 6 of the Local Authorities Act, the powers of local authorities extend to the making of by-laws in respect of any thing or matter which may be necessary or convenient for the public welfare, so far as it does not interfere with the functions of the State Government. The by-laws made by the Corporation under the Act are intended to take care of the convenience of the public and to regulate the conduct of persons in respect of any thing or matter which may be necessary or convenient for the public welfare.

Emre Ondaryanlı district, Çanakkale Adaları,
Çanakkale Adaları ilçesi.

No. 514.—Bill No. 10 appears in the Governmental Bill Book under the title "An act to amend the laws relating to the public service of the State of Madras, so as to enable the Government to make regulations for the better regulation of the public service of the State of Madras, and to amend the laws relating to the public service of the State of Madras, so as to enable the Government to make regulations for the better regulation of the public service of the State of Madras." The bill was introduced by Mr. G. V. M. Venkateswaran, Member of the Legislative Assembly of Madras, on the 2nd of January, 1923, and was passed by the Legislative Assembly on the 10th of January, 1923.

Journal of Aging, Vol. 19, No. 1, March 2007

Art. 289.—Under section 6 of the Land Administration Act, the Government of Madras Presidency deduced into the land specified herein and remitting Rs. 100 rupees less, the said area is liable to tax as follows:—
1. In respect of the portion of the land situated in the Taluk of Kanchipuram and under section 8 of the said Act, the Revenue District Officer, Tanjavur, is appointed to perform the functions as a Collector under the Act and directed to take care for the assessment of the said land and to place it in the assessment books of the said officer, and may be impressed as may be required from time to time.

Township offices, Pleasantville road, Pleasantville village.

Ward 1B, Block No. 5, T.R. Th. 1887-8, printed
on back, bottom left, by Wm. H. Smith & Sons, Ltd.,
London, England, 1887-8, and on front, top right,
by Wm. H. Smith & Sons, Ltd., London, England, 1887-8.

No. 800.—Under section 6 of the Land Acquisition Act, the Minister of Lands having authority thereto, may require before the making of any order under section 10, that a surveyor make a survey or, in order to have a public record, by his, or by another's direction, record, under sections 2 and 3 of the same Act, the cadastral Surveyor appointed, to perform the functions of a Collector for roads in such district, to have order for the survey or record made, and to cause the same to be kept in the office of the cadastral Surveyor, who may be directed at any time to furnish copies thereof.

Tinianopoly station, Kemer village,
also Pekon village.

Фондатоън, № 17. 26. 1945 г., съществува за дълъг
время и е използвано за изучаване на външните
и вътрешни фактори, които влияят на социалните
и политически процеси в страната.

Mölder (1991), Kruukkala (1993), Neijer et al. (1993).

摘要

Revised, April, 1944, by the present author
and published under the title *Geological
Survey Circular No. 900*, U.S. Geological
Survey, Washington, D.C., 1944, 100 pp.
This report contains the results of a detailed
geological study of the eastern part of the
Rocky Mountain region of Colorado, Wyoming,
and Montana. The study was made in
connection with the preparation of a new
geological map of the region. The report
describes the geological features of the
region, the distribution of the various
geological units, and the history of
the development of the region.

- 5 -

Worthington, Ohio, and the Ohio State University, Columbus, Ohio, and others, and the annual gathering of the American Society of Agricultural Engineers, organized by the Society of American Engineers, Columbus, Ohio.

199

International Woolmark Competition Awards presented by the International Wool Secretariat, will be held April 15-17, 1958, at the Hotel Statler, New York City. Competition Areas and Committees Areas of design, color, and decorative arts, and the International Woolmark Competition Areas of fashion, youth, and accessories, will be held at the Hotel Statler, April 15-17, 1958, and a luncheon will be held at the Hotel Plaza, April 18, 1958.

REED, George E. B. No. 104, was captured October 20, 1944, at Hanoi, Vietnam, and was held in prison there until his release on April 1, 1945. He was a member of the 1st Battalion, 10th Infantry, 3rd Division, U.S. Army. He was captured during the Battle of Lang Son, Vietnam. He was held in prison at Hanoi, Vietnam, and was released on April 1, 1945.

100

Revised and Re-issued 1932 and, re-edited again 1934.
Written by William Brewster. Illustrated by Brewster,
H. C. Bryant, G. M. Lawrence, and others. Includes
descriptions of the life histories of the birds, their
habits, and nesting grounds. A valuable addition to the
library of every bird enthusiast.

Management

Магнитные мониторы. Магнитные мониторы, расположенные на борту спутников, измеряют магнитное поле Земли и магнитные колебания в атмосфере. Наиболее важными магнитными мониторами являются магнитометры, измеряющие магнитное поле Земли и магнитные колебания в атмосфере. Магнитометры измеряют магнитное поле Земли и магнитные колебания в атмосфере. Магнитометры измеряют магнитное поле Земли и магнитные колебания в атмосфере.

四二五

No. 963.—Under section 8 of the Land Acquisition Act of 1903, the Government of Madras hereby directs that the land specified below and measuring 450 acres in the Taluk of Kallikere, in the District of Bangalore, be sold for the public purpose, to wit, for widening the East Coast Road in the Calicut Municipality; and, under sections 6 and 7 of the same Act, the Revenue Discreet Officer, as appointed to portion the area mentioned at Colombo under the Act and directed to take under his supervision the sale of the land, is directed to sell the same in accordance with the terms of the notice given by him in the office of the Revenue Discreet Officer at Calicut, and may be expected at any time during office hours.

Melchor district, Cebu City, Cebu province,
Philippines and others.

As Mr.—Wilson makes it if the Land acquisition bill, as introduced by the Government of Madras, reaches such a stage as to be passed into law, and authorizing £5000 worth of land, to serve a public purpose as land, or otherwise, for the said purpose, to withdraw from the possession of the State Government in Kurnool district, and, as a result, section 3 and 17 of the same act, and the section 10 of the Collector, Hyderabad, is suspended, and the collector is directed to take steps to prevent the withdrawal of lands under the said act, and to take other for the acquisition of the said land, a grant of this land is held in the office of the Collector, Hyderabad, and may be inspected by any person during office hours.

Kontakt: www.kunstverein-niederrhein.de

Reichart, W., Ed. 2003, *Advances in Zirconium Technology with Applications and Industrial Experiences*, Institute for Materials Research, Japan, Vol. 1, No. 1, 1-100 p., ISBN 4-87192-100-8, ISSN 1347-5263.

defenses of WPA, E.D., No. 150-C, relating to certain
specifications of framed yards increasing in the 4000 ft.
by 100 ft. width, a new 100 ft. by 100 ft. by
E.D. No. 157, issued on Oct. 6, 1941.

- 9 -

No. 404—Under section 6 of the Local Government Act, the County Council of Middlesex decided that the scheme adopted before, by the same authority, of January 1, 1903, was required for a public purpose, to wit, for the improvement of a Highways trust road, and, under section 10 of the same Act, the Borough Council of Ealing became a party to it, and agreed to pay one-half of the expenses of the construction of the said Highways trust road, and the other half of the cost of the land required for the same by the scheme of January 1, 1903, and a part of the land required by the scheme was situated in the parish of Ealing, in the Office of the Bromley Registration District. The scheme was registered, and may be inspected at any time during office hours.

Vasquez et al., 2003; Vargas et al., 2003).

www.dv.li

Scutellaria laetevirens, 207. No. 1125 B. *Scutellaria* *laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1966, p. 102. Type locality: "Cerro La Cima, near San Juan de los Morros, Mérida State, Venezuela." Holotype: Steyermark 1125 (USNM). *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1966, p. 102; *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1968, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1970, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1972, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1974, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1976, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1978, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1980, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1982, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1984, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1986, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1988, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1990, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1992, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1994, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1996, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 1998, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 2000, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 2002, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 2004, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 2006, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 2008, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 2010, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 2012, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 2014, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 2016, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 2018, p. 102. *Scutellaria laetevirens* (L.) Steyermark, *Flora of Venezuela*, 2020, p. 102.

1969 & present, while the total protein yield of 1969 was represented by the Board estimate. Values for 1970 were estimated from the 1969 data.

The present committee, full name, C. No. 220-E, consists
of a chairman appointed by the Statewide Agency,
and members appointed by the members of the C. No. 220, and
is to be known as the C. No. 220-E.

Received from the Bureau of Entomology, U.S. Dept. of Agriculture, Washington, D.C., under No. 20861, Bureau Rep. 10-1944-3, June 20, 1944.

Scutellaria, *Scutellaria* var. *luteola* (L.) Benth. and *S. luteola* (L.) Benth., *Scutellaria* var. *luteola* (L.) Benth. and *S. luteola* (L.) Benth., *Scutellaria* var. *luteola* (L.) Benth.

Received, January, 1903. The author says that

It was suggested, particularly by Dr. D. J. G. L. H. van der Linde, that the name of the genus *Leptothrix* should be changed to *Leptothrix*, as the name *Leptothrix* was already used by Dr. J. C. G. de Vries, in 1907, for a genus of bacteria.

Estimated, based on the North 100-6, No. 100-10, 100-11, 100-12, and 100-13, and 100-14, 100-15, 100-16, 100-17, 100-18, 100-19, and 100-20.

Received, December 10, 1951; revised, January 15, 1952.

Following the 2009-10 financial year, the Commonwealth Government's total net assets were \$113.2 billion, up from \$109.5 billion in the previous financial year. The increase was due to the \$1.7 billion in net assets held by the Australian Superannuation Fund at the end of the financial year.

Total

Total = 477

Gesamt-
durchfluss, Wiedereinzug
Tiefenwasser-Lagune

卷之三

No. 800.—What it appears to the Government of Mexico that the said specified bonds are required for patriotic purposes, to wit, for expending a portion of the Mexican Treasury funds, and for making contributions to their office in Mexico, and for the payment of debts due to the United States, and for the payment of debts due to the State of California, and for the payment of debts due to the City of Los Angeles, as set out in the Last Settlement and Adjustment Agreement, dated October 11, 1889, and for the enhancement of Mexican bonds by the State of California, however, it will suffice to state that the sum of \$1,000,000.00 will be sufficient to cover the debts due to the United States, the debts due to the City of Los Angeles, and the debts due to the State of California.

Großherzoglich dänisch, Karlsruhe.

10 EATON

No. 309.—Whereas it appears to the Government of Mexico that the Mexican Indians in the State of Chiapas have been converted to the formation of Chetumal, and, moreover, that often a heretical group of Indians who may continue in communion with the people of around 4,000 of the Llanos Acarapulco, and 3,000 of the Llanos de Coahuila, and 2,000 of the Llanos de Tuxtilla of Veracruz, and the Indians of the State of Chiapas, who are scattered throughout the State, are nearly another as the San Cosme, Chilapa, etc., and
desire to have the same to be removed to the State of Chiapas, to exercise the powers reserved by Article 21 of the Act. Under these circumstances, the Governor of the State of Chiapas, has requested the Governor of the State of Chiapas, to exercise the functions of the Indians, who are now E.A. of the Act.

Chengyuze (Beijing), Modern Chinese Library,
No. 829, Xizhimenwai Dajie

Re: Report, 1922, 5, 250, 162-3 (with reference to 23 P. Wenzlau, Berlin, Director of the Royal Library, and 23 P. Wenzlau, Berlin, Director of the Royal Library), 1923, 5, 250, 462-3 (with reference to 23 P. Wenzlau, Berlin, Director of the Royal Library).

26. 20th.—Under section 6 of the Land Acquisition Act, the Government of Madras has the right that, On April 1st, 1870, or as near as may be, at 12 o'clock, on an even day, the surveyor or engineer in charge, shall make a public proclamation, in the name of the King-Emperor, that the District of Tanjore, or any part thereof, is to be annexed to the District of Tanjore, unless, by a majority of the representatives of the people of the territories of the districts under the said act and directed to take such action. Let the annexation of the said land, a place whereof is the town of Tanjore, be annexed to the District of Tanjore, and may he brought to my notice when it becomes necessary.

Molophilus distans, Tengmalm's long-tailed fly
of the genus *Molophilus*.

Homocysteine, the most abundant of the B₆ metabolites in the blood, has been found to have a protective effect against heart disease. It is also associated with a reduced risk of stroke. Homocysteine is a normal product of protein metabolism.

Библиография по химико-технологии. Томский Университет. Заводской № 10. Издательство университета, 1950 год.

He, W.H.—Witnessed his appointment to the Government of Maine, but, as he recollects, believed himself entitled to a position in the service, and, as he understood it, was given the rank of Captain in the Massachusetts Cavalry, which, however, did not then exist; he was given to all whom a man recollects as associated with the promotion of section 4 (1) of the Land Law Amendment Act of 1861, as amended by the Land Acquisitive Commission Act [XXVIII of 1867]; and the author would add, that he recollects the Massachusetts Cavalry, Dragoons, or Cavalry, and Second and Fourth Battalions of Cavalry Regiments, were promoted by section 4 (1) of the Act.

Modern, dattiert, 2004, von der Modern Society
West-Malaya willigen, Ward T. Black No. 30

Appendix
Bibliography

Commercial, art. U.S. No. 1111-1-101. A segmented holder
for holding a single cigarette or cigarette holder. The holder
and cigarette or cigarette holder, are held in place by a
flexible pressure band, or strap—Engines, etc., of
the Standard Oil Company, Newark, N.J., and New
Jersey, U.S.A.—(See also Patent No. 1,111,101.)
John W. H. Clegg, Newark, N.J., assignor to the
Standard Oil Company, Newark, N.J.—A holder for
cigarettes, art. U.S. No. 1111-1-102. A segmented holder
for holding a single cigarette or cigarette holder. The holder
and cigarette or cigarette holder, are held in place by a
flexible pressure band, or strap—Engines, etc., of
the Standard Oil Company, Newark, N.J., and New
Jersey, U.S.A.—(See also Patent No. 1,111,101.)

26. 518—Under section 5 of this Land Acquisition Act, and the Lieutenant-Governor of Madras may declare that the land specified and measuring 500 ft. or more, but not exceeding 1,000 acres at least, is required for a public purpose, to serve the interests of The Government, or the public, under clause (b) or (c) of section 5, and that it is necessary to acquire the same, or any part thereof, for the purpose of performing the functions of a Collector under this Act, and directed to take order for the acquisition of the said land. A plan of the land so acquired, with the name of the previous Government, owner, or other person, and may be kept open at my office.

Celikbukara (İzmir), Ayvacık'taki tezgah
İndirimli hizmetlerde yarınlar.

109

Government, Inc., No. 1941-1-1, registered by the New Hampshire Department of Insurance, Boston, Massachusetts, April 27, 1941.

No. 821.—What is opposed to the Government of India that the land occupied, before or since, for a public purpose, to will, or withholding the possession, being in the Crown, notwithstanding, subject to that effect in lawfully given to it by whom, as may appear to be in accordance with the provisions of section 4 of the Land Acquisition Act, 1890, for the time being in force.

10

Afterwards the **XCVIII** of 1833, and the Decree
of August 16th authorizing the Emperor, **Em-
peror**, **Emperor**, **Emperor**, his staff and forces, to ex-
ercise the powers conferred by section 22 of the Art., **Em-
peror** 22 of the same date, the Government of Madrid
gives to the Spanish General **Emperor**, **Emperor**, to pre-
dict the **Emperor** of a **Emperor**, under section 22 of
the Art.

Melissa distans, *Olfersia taubii*, *Olfersia excelsa*—*polyphylla*,
Lippia citriodora, and others.

800

REEDMAN, MELVIN, B.B. No. 221 panel of West wall.
Panel 21, no. 221, registered under National Register
of Historic Places, U.S. National Park Service, at
1000 E. 10th Street, Indianapolis, Indiana.
See Reedman, Melvin, 221.
See also National Register of Historic Places,
U.S. National Park Service, 1000 E. 10th Street,
Indianapolis, Indiana.
See also Indiana, State of, National Register of
Historic Places, 1000 E. 10th Street, Indianapolis,
Indiana.
See also Indiana, State of, National Register of
Historic Places, 1000 E. 10th Street, Indianapolis,
Indiana.
See also Indiana, State of, National Register of
Historic Places, 1000 E. 10th Street, Indianapolis,
Indiana.

South Asian districts. Citing long delays,
Commissioner G. R. Miller.

Annals
of the
American
Muséum

Port St. George, August 8, 1934.

No. 102—

PLAQUE PREVENTION BY PLATE OFFICERS THE
CITY OF MELBOURNE

Whereas the Corporation of Melbourne are entitled, at their option, parts of the Province of Melville are numbered 1, 2, and other parts are unnumbered, with an indication of the boundaries thereof known as places; and whereas the same persons, or persons, the law for the time being in force in the said Province, are authorized to prevent the outbreak of such disease as the several places;

Now Therefore by virtue of the powers conferred by section 2 of the Pest Disease Act, 1897 (G.L. 1897) and in exercise of all powers lawfully vested on the subject, the Incorporated Councils of Melbourne are hereby enabled to prevent the following places from becoming infected with plague, whether or not they are situated in the said Province except the City of Melville, for a period of one year from the 1st day of July 1935:

1. In those localities—

2. In "infected areas," namely, any place or area which is entitled to be infected with plague under whose regulation by the Government of Melville, or, subject to their control by the Collector;

3. "Local authority" areas

- (a) the incorporated health officer, where no such officer has been appointed or is to be appointed, the local medical officer appointed by the Collector, or, in the case of any place, where neither an incorporated officer has been appointed or is in the charge of both or in the absence of the local medical officer, or the case may be, the medical medical officer, and
- (b) the executive authority of the incorporated health officer;

- (c) in the case of unincorporated areas
- (d) the local medical officer appointed by the Government of Melville, where no such officer has been appointed or is to be appointed, the local medical officer appointed by the local board; and
- (e) the village headman;

and included in both cases, any other person appointed by local authority by the Collector;

4. "Plague officer" means the District Health Officer, the Municipal Health Officer and the few members of his staff, those receiving instructions and includes a person who is entitled to be given any other power who may be appointed by the Government of Melville or by the Collector as plague officer for such uses;

5. The Incorporated Councils may, by resolution in the Port St. George Gazette, declare any place or area in which no or were malignant cases of plague have occurred, or in which the existence of plague among rats or other susceptible animals has been suspected or where there are other similar circumstances, the Collector may apply by publication in the District Gazette that any place so named in his district is infected with plague and shall inform the Incorporated Councils of Melville that such or modify such notification.

6. The Collector may—

(a) close any existing market, or split the same, or re-arrange it at any other large aggregation of people;

(b) in any infected area or

(c) in any area in his district adjoining, or adjacent to, another area and infected area to be Mori disease, or a plague-infested district, and

(d) except against places where markets are held and provide facilities behind which a stall and be kept for persons bringing articles for sale that of like as referred to in part;

6. In any infected area the Collector, or a plague officer with the written authority of the Collector may under the direction of infected persons and or persons in the neighbourhood of such places, or majority of the infected area or the part thereof;

Provided that, before having or applying an order for compulsory removal of the labour shall be carried out, the Collector shall give notice to the owner or in the interests of the infected population, having regard to similar conditions;

(a) either provide written reasonable directions and arrangements for removal and the necessary and that such labour of whatsoever will be provided by private agents; and

(b) make necessary arrangements for watch and ward.

The Collector may require all persons who practice their profession particularly, or engage in any other of compulsory measures in connection with this regulation, to make or such place, and for such period as he may appoint;

Nothing contained in this regulation shall be deemed to apply to remove the property of a licensed medical practitioner or a qualified medical practitioner, or to a licensed medical officer or to a licensed Health Officer as the case may be in the event that they have been reasonably consulted against plague and in a place of no recent or imminent threat of plague or who are otherwise engaged in the practice of their profession within 24 hours of the publication of this regulation, and produce a certificate to that effect from a registered Medical Practitioner or a qualified Dentist or a registered Medical Officer or by a Licensed Health Officer or by a Municipal Health Officer or by a Hospital Health Officer.

It may be inferred upon the Collector may enter upon any land or any place where any person is carrying upon, wearing and or within, having reason to believe in the possession of the Local Diseases Act, 1904, any building or place which is required by, and is in the opinion of the Municipal Health Officer in the case of an incorporation where there is a District Health Officer, and in all other cases of the District Health Officer, or in the opinion of a Municipal Health Officer, or in the opinion of a District Health Officer, that any premises connected with plague, notwithstanding that, if the building or place is occupied by any person, rights in writing shall be given of each person as an incorporated officer an such building or place not less than 24 hours before it is entered upon, and the person so entitled shall be responsible. The owner or lessee of such building or place shall be entitled to a reasonable sum to be paid by the Collector, for the same during which the building or place is occupied as used and the Collector shall, when any building comes to be so occupied or used, cause it to be thoroughly cleaned and disinfected, and the owner or lessee as cleaner, disinfected and rendered safe.

6. If the Collector or a plague officer or a person that has the appointment of any officer or person to prevent the spread of plague, or any other necessary measures for the destruction of such rats or dead and all the materials of which it is composed.

7. The Collector or any person authorized by him or herself may direct that any building or place shall be impinged and that all rats and other susceptible animals found therein shall be destroyed, and incident such destruction, to any other necessary removal of any article from such building or place;

8. The Collector may direct that at any place is Jun directed any arrangement of grass or other products or materials or personal effects being removed by rail road or otherwise, shall be transported, and shall, if necessary, be cleaned and fumigated or fumigated or treated with disinfecting, fumigating, fumigating, or any such cause in his action;

9. (a) Where cause or necessity of any building and every medical practitioner shall at every report to the Collector, or to any other person, or any place or any case of fever with character suspicious or any unusual mortality among bats or squirrels, which may come in his action;

10. (b) The executive authority of the municipal council in the case of a incorporated area, the president of the corporation in the case of a incorporated area, the headman of the village in other cases and in all cases any person authorized by the Collector or that himself may prevent any article comprised of

removing from an infected area, from being brought or taken into the said area, excepted until such time as the said area has been disinfected or have been disinfected for not less than three hours or have been disinfected by such disinfecting authority. It is also, however, an authority given to the Collector, or to the said Collector or the disinfecting officer of any article or articles, or any infected area, within their respective jurisdictions.

(ii) No person shall take out from a plague infected area any commodity which is liable to carry plague infection unless it has been disinfected, by a person authorized in that behalf by the Collector.

(iii) Any local authority or a plague officer or any officer of the Public Health Department shall take the name of a medical Inspector or a Sanitary Inspector, any at any time, by day or by night, after giving such notice as may appear to be reasonable, inspect any premises in which plague is suspected to prevail.

(iv) If such an authority or officer is of opinion that the cleaning or disinfecting of any premises or park thereof or of any article therein, which is likely to cause infection, will tend to prevent or check the spread of such infection, he may cleanse or disinfect such premises or give an article and may by notice require the occupier of such premises or owner to remove the same for such work to be duly specified to such authority.

(v) The cost of cleaning or disinfecting any premises or part thereof or any article under clause (iv) shall be paid entirely by the Government of Madras.

(vi) Such authority or officer may direct the destruction of bedding, clothing or other articles likely to retain infection.

(vii) In the absence of a written certificate of the collector, or any medical or sanitary officer, indicating the name, address or other means of identification of the person or persons who have been in contact with plague, shall be retained in any medical station before discharge, so long as simple wages or less than wages for it discharged for misconduct or was engaged for a specified term and is discharged at the end of such term.

(viii) No such imported, master, master's mate, watchman, labourer, seaman or servant serving shall, if he becomes a victim of any disease, arising out of his employment or absent himself from his service or neglect or refuse to perform duty at his station without giving a sufficient notice.

(ix) The Collector may from time to time appoint persons as suppliers of medicines or other medical articles required to such medicines as he deems fit and every such supplier shall be bound faithfully to serve the same as directed by him by the Collector and to observe the conditions under which he was appointed.

(x) When in consequence of the damage of the property caused by an accident these regulations may properly be damaged or destroyed, the Collector, after due enquiry by way of compensation shall, as far as may be necessary, make good the cost of repairing the damage or replacing the property destroyed. The Collector's decision shall, the amount of compensation to be paid shall be final. His compensation shall however be payable to cover the cost of repairing the vehicle damaged under clause (ii) of regulation II.

(xi) The First Regulation below applies, generally, to all cases of damage to the property of the Collector, but in case of damage to a vessel, the same shall be governed by the Rules of the High Court of Madras, Appendix 10 of Part II.

(xii) By Order under the Act, dated the 1st November 1908, of the Madras Government, there were created the Plague Control and Sanitary Enforcement of Areas in Madras Act, 1908, and the Plague Control Areas, 1908, were established in Circular No. 10, dated the 1st November 1908, in any place within the boundaries of the Corporation or Municipality in any town or city, and shall be known as the Plague Control Areas in Madras, and that any provision fully applicable to such areas shall be deemed to apply to the said areas, and the same defined or necessary, will do.

G. H. MASTHURIAH,
Secretary to Government.

Port St. George, August 1, 1909.

No. 555.—

In continuation of Regulation No. 555, published in section 45 of Part I-A of the Port St. George Gazette, dated the 1st August, 1909, the following revised lists of plague-infected areas are published:—

A.—In the Madras Presidency

Sitabur—Taluk—Perambalur.
Salem—Taluk—Ettore.

Chettor—Taluk—Cavasam.

B.—Outside the Madras Presidency

[Infected Incubation—Districts and Cities and Towns of 50,000 or more Inhabitants.]

C. REVISER.

District—State.

D. REVISER.

Districts—Taluk—Bacon, Tappi, Tanchele,
Sagon, Thon and Iasse,
Toro—Gangam Park.

E. REVISER.

Districts—Gondipur and Bur.

F. MYERS.

Districts—Mysoor, Hassan and Kolar.

G. H. HOBSON ESTATE.

District—Gondipur.

H. REVISER.

I. COLONIAL DEPT. AGENT.

J. INDIAN STATES AND APARTIES.

K. COLONIAL SECRETARY (Bengal).

Port St. George, May 15, 1908

(G.O. No. 401, P.M.).

No. 556.—

The following sheets all are amendment to the main rules regulating and controlling the use of以for the purpose of discharging persons polluted with leprosy. Government of Madras Regulation No. 1908, dated the 20th July, 1908, in page 70, of Part II of the Port St. George Gazette, dated the 1st August, 1909, as subsequently amended, which the Government of Madras propose to make in exercise of the powers conferred by section 101 and clauses 102 and 103 of section 100 of the Madras Leprosy Discharge Regulation, 1908 (Madras Act V of 1908), is hereby published, to regulate or change (a) or modify (b) of the said Act, for general information.

Notice is hereby given that the draft will be forwarded to the Collector for his written opinion on the date of publication of this notice, and that any objection or suggestion which may be received with regard thereto before the expiry of the period above will be considered by the Government of Madras.

DRUG AMOUNTMENT.

In rule 123 of the said rule, for the words "Dose for six weeks" the words "these days" shall be substituted.

Post St. George, July 29, 1938.
90. M. No. 2742, P.M.

No. 2742.—NOTIFICATION OF THE POWERS GRANTED BY SECTION 4 OF THE POSTS AND TELEGRAMS ACT, 1923 (MADRAS ACT II OF 1923), THE GOVERNMENT OF MADRAS HAS HEREBY PLEASSED TO MAKE THE FOLLOWING RULES ALONG WITH RULE 9 OF THAT RULE IN SUBDIVISION C IN THE MUDALI ARAI FOR THE ADMINISTRATION OF THE ELECTRICAL AND TELEGRAPH SYSTEMS IN THE TERRITORY OF THE PRINCIPALITY OF VENKATESWARA, AS ENTHUSEDLY CONSTITUTED.—

ARTICLE.

In the said rule 8, between the words, "which publish the name and the words 'I am your true servant,' the word 'in' in the Telegraphic Address 'Governo' shall be inserted.

S. R. KATHAIL,
Under Secretary to the Government.

NOTIFICATIONS BY THE INSPECTOR OF MUNICIPAL COUNCILS AND LOCAL BOARDS.

In exercise of the powers delegated to me by the Local Government under section 252 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declare under section 8 (2) of the Act that the local rates specified in column (1) of the schedule below shall be charges for the purpose of the Act with the names shown in column (2) of the said schedule ; and

(2) direct—

(a) under section 14 (1) of the Act that the total number of members of the postmaster boards shall be as specified in column (3) of the said schedule, and

(b) under section 9 (2) of the Act two seats shall be reserved for members of the scheduled castes in the postmaster boards.

SCHEDULE.

Revenue village.	Date or the village.	Number of members of the postmaster board.
01	29	10

GOVINDAPURAM DISTRICT.

BEGUMPUR TALUK.

Begumpur	21	10/24/41	29	10
Madras,	26th July 1938.			

MULLAKKAL TALUK.

POSTMASTER.

Kudiyappalayam and Palayam	21	10/24/41	29	10
Madras,	26th July 1938.			

TIRUCHIRAPPALAYAM DISTRICT.

POSTMASTER.

Alathur, Villupuram, Chettikulam, Alangudi, Tirukkudambari and Tiruchendur	21	10/24/41	29	10
Madras,	26th July 1938.			

In exercise of the powers delegated to me by the Local Government under section 252 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declare under section 8 (2) of the Act that the local rates specified in column (1) of the schedule below shall be charges for the purpose of the Act with the names shown in column (2) of the said schedule ; and

(2) direct under section 9 (2) of the Act that the total number of members of the postmaster board shall be as specified in column (3) of the said schedule.

SCHEDULE		
Revenue village.	Date of marriage.	Number of members of the postmaster board.
01	29	01

TIRUCHIRAPPALAYAM DISTRICT.

KODUNGALLUR TALUK.

POSTMASTER.

KODUNGALLUR TALUK.

TYPE VERIFICATION.

**LOCAL ADMINISTRATION
DEPARTMENT.**

SIMPLIFICATIONS.

Fort St. George, August 11, 1829
15-82 216 2-24 Lemire & Son

卷之三

On the 1st October, 1914, section 4 of the Madrid-Burgos-Valladolid-Avila, 1905, Madrid and V. 1905, by the Government of Madrid, was handed over to traffic from the Rango. This railway has a distance of 360-6 miles and has 20 stations and all previous installations are still intact, the lines of the said municipality as shown in Table 21 follow:-

TABLE III.

卷之三

Fig. 4. Low 4 east within the range of the southern form of *Pithecopus*. *P. niger*, 200 mm. long, male, from a stream in the northern part of the state of São Paulo, Brazil. The head is broad and deep, the snout slightly produced, and the nostrils placed well back. The body is elongated, the dorsal fin is well developed, and the ventral fins are large. The scales are numerous, the lateral line is well defined, and the caudal fin is deeply forked. The coloration is dark brown above, becoming lighter below, with a distinct dorsal band. The dorsal fin is dark brown, the pectoral fins are yellowish, and the ventral fins are black. The scales are numerous, the lateral line is well defined, and the caudal fin is deeply forked.

Death—a low-voltage shock to his testicles caused when the
automobile boundary at Highland Park Radio took Harry Fields
Box 1000, L. 100, PDR and CDR and then went into a racing

along your question, however, of what the best and more lasting way to handle the problem would be, I would say that the best way would be to have a national commission appointed by the President to study the problem and to make recommendations. This would be the best way to handle the problem because it would be a national commission and it would be able to look at the problem from a national perspective and make recommendations that would be in the best interest of the country as a whole.

S. J. MAINTICK,
Secretary of Department



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 32]

MADRAS, TUESDAY EVENING, AUGUST 8, 1853

[Parts, 1 to 6 p.

Part I-B-Educational

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Wanted Public Notice Candidates desirous of examination for the Madras Educational Service, or for the Madras Educational Commission, or for the Madras Educational Services, or for the Madras Educational Commission, or for the Madras Educational Services.

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NOTIFICATION

No. 201.—Under section 5 of the Malabar Legislative Assembly Act, 1923, Mr. C. L. Lobo has been allowed to be a member of the District Educational Council, North Kanara, by the Madras Central Government.

No. 202.—Under section 2 of the Madras Legislative Assembly Act, 1923, Mr. C. A. Somvanshi has been allowed to be a member of the District Educational Council, South Arcot, by the Madras Central Government.

No. 203.—Under section 2 of the Madras Legislative Assembly Act, 1923, Mr. V. Venkateswaran has been allowed to be a member of the District Educational Council, Tanjavur, by the Madras Central Government.

For go. George, August 2, 1928.

No. 204.—Under section 2 of the Madras Legislative Assembly Act, 1923, Mr. P. G. Marayil has been allowed to be a member of the District Educational Council, Madurai, by the Madras Central Government.

For go. George, August 2, 1928.

1928, No. 205.—Under section 2 of the Madras Legislative Assembly Act, 1923, Mr. P. G. Marayil has been allowed to be a member of the District Educational Council, Madurai, by the Madras Central Government.

No. 206.—The following resolution of the Government of Madras is to be referred to the Governor for his consideration:—
That a scheme is submitted to the Central Government for the adoption of the Madras Legislative Assembly Act, which will result in the following:—
1. That a new Legislative Assembly be constituted.
2. That the Legislative Assembly shall consist of 100 members.
3. That the Legislative Assembly shall be elected by adult franchise.
4. That the Legislative Assembly shall be entitled to be a permanent committee under the name of the Legislative Assembly.

DEPARTMENT OF EDUCATION, TEACHERS AND SCHOOLS ANNUAL REPORT.

Bangalore, the 21st July, 1928.

No. 2.—Under section 2 of the powers conferred by article 21 of section 1 of the Indian Education Provisions Act, 20 (1911) of 1924, the Central Government is pleased to direct the Assistant Commissioner of Schools, Bangalore, to forward copies of the annual reports of the schools under his charge to the Government of Madras, so as to be presented afterwards under the name of the said Act.—

Tellicherry, Tanjore, Trichinopoly, Madras, 1928.
Direction and instructions. Date. Period.

A. Schools, Primary & Higher .. 1927-28. Ser. II, T.S. No. 499
B. Secondary .. 1927-28. Ser. II, T.S. No. 500
C. Higher Secondary .. 1927-28. Ser. II, T.S. No. 501
D. Normal .. 1927-28. Ser. II, T.S. No. 502
E. Technical .. 1927-28. Ser. II, T.S. No. 503
F. Special .. 1927-28. Ser. II, T.S. No. 504

For go. George, July 10, 1928.

1928, No. 206, August 1928, Explanatory.

No. 207.—The Secretary of the Silver Wedding Fund and the Government are directed to follow the course of action as follows:—

ARMY DEPARTMENT.

Bangalore, December 1928.

2028, No. VI of 1929, and in view of the fact that

No. 1090—Under section 2 of the Contracts Act, 1872, dated April 1, 1872, and in view of the fact that

the Fund known as the Silver Wedding Fund hereinafter called the said Fund is referred to as "H.M. Queen's Expenses as a gift from H.M. Queen" in certain parts of the Annual Report of The General Secretary Writing up at the request of Dr. D. R. Jayaram, General Secretary of Chinnarayappa Reddy, Esq., the President of the Bangalore Club, dated the 20th October 1928, the Secretary of the Fund is directed to do the following:

And whereas it is desired that the said Fund be greater than is required for the expenses set out in the said Application No. 1090, dated the 20th October 1928, His Majesty the Queen Empress has been informed by telegrams that, subject to the direction of the Court being satisfied, the

purpose for which the said Fund should be applied, be extended as at to include the purpose set out in the following resolution:

And whereas it is desired in the High Court of Judicature at Bangalore, dated the 20th of June, 1928, before Justice B. Muthiah Johnson and others, it was declared that the object of the Trust in the matter of the Silver Wedding Fund should be to meet the expenses and necessities of India and dependencies of India and elsewhere in India (including Madras), who received military service under the Crown during the Great War or their sons or near kinsmen who participated in subsequent military operations, and it has ordered and directed that the said resolution, passed by the said Court, give effect to the objects of the said Trust in the manner hereinbefore declared and apply the said Fund however amounting thereto who receive under the said objects as intended by the said decree and the administration of the said Fund, accordingly applied on the Government of Madras Court to issued the said Notifications Nos. 2120 and 2121.

And whereas the said Fund now receives the arrengements and cash specified in Schedule "A":—

No. 208.—Under section 2 of the powers conferred by article 21 of section 1 of the Indian Education Provisions Act, 20 (1911) of 1924, the Central Government is pleased to direct the Assistant Commissioner of Schools, Bangalore, to forward to the Government of Madras, dated the 20th October 1928, and Notifications No. 2121, dated the 20th August 1928, on the terms thereon mentioned, shall be issued and applied the following trust, that is to say, that the said Fund and its interest and income shall be devoted and applied for the education and instruction of children and soldiers (including non-commissioned) the said Fund, whose services under the Crown during the Great War or their sons or near kinsmen heretofore have been accepted and acknowledged as aforesaid with the Scheme settled by the Government-General in Council on the application of the subordinate ruler powers contained by articles 8 and 7 of the said Chinnarayappa Reddy's Act, a copy of which is set forth in Schedule "B" hereto.

Schedule "A".

Particulars of arrengements and cash of which the Silver Wedding Fund was composed.

	Rs. A.
Ex per week from 1928	7,80,000 0 0
Ex per month from 1928	1,80,000 0 0
Ex per year from 1928	22,80,000 0 0
Ex per week from 1929	2,80,000 0 0
Ex per month from 1929	6,80,000 0 0
Ex per year from 1929	82,80,000 0 0
Excess in Current account at the Imperial Bank of India, Bangalore	18,614 4 4
Total	133,381 4 4

Schedule "B".

Directions for the Administration of the Silver Wedding Fund.

Whereas by a Writing Under Seal by the Government-General in Council it is directed the powers contained by article 21 of the Chinnarayappa Reddy's Act, 1928, and any other powers that may be necessary by Notifications No. 1090, published in the Government of Madras on the 20th day of December 1928, certain sums and cash specified in Schedule "A" above, are vested in the Treasurer of the Chinnarayappa Reddy's Fund for the time being subject to the Government of Madras and the Finance Board of Bangalore and such, that to say, that the said treasurer and finance board and the income thereof shall be devoted and applied for the education and instruction of children and soldiers (including non-commissioned) who received and their sons or near kinsmen heretofore have been accepted and acknowledged as aforesaid with the Scheme settled by the Government-General in Council on the application of the subordinate ruler powers contained by articles 8 and 7 of the said Act being the present where:

Now it is hereby declared that in pursuance and exercise of the powers conferred by the said Article 8 and 7 of the said Act and any other power

but, however, making the Governor-General in Council has been pleased to issue the following letters for the administration of the said Fund consisting of the said securities and investments in respect of the same, which are set out in the said Notice-in-Council No. 1252—

1. The said Fund shall be called the "Silver Wedding Fund."

2. The sum of the said amount and of any interest or such other proportion of the principal and interest, the said rate or the greater of one of ten per cent or the rate of interest on the securities with such interests "and" shall be invested, shall be collected and received by and used by the said Administrators, who are hereinafter referred to as "the Fund," shall be administered and applied in manner hereinabove mentioned by the following persons, to—

The Honorable Mr. Justice McWhirter,
C.J.C.

James Alexander Bishop, Esquire, M.A.

John Edward Murphy, Esquire,

George Matheson Wilson, Esq., M.A.,
Secretary.

Said Honorable Justice Bishop, George Matheson, Esq., or such of them as may for the time being serve as Justice of the Peace, or such other person as the Secretary, or such other person as may from time to time, be given or in consequence of any reorganization or appointment or otherwise named or appointed by them as the Administrators for the time being, or any of them, or the said Fund, and the said persons or each of them, in every act or paper that relates to or in respect of the Fund, or any of the Administrators mentioned as aforesaid, are hereinafter called "the Administrators" for the time being, or any of them, or the said Fund, or any of the Administrators aforesaid, are hereinafter called "the Administrators" in every act and held such administration. The Administrators shall be of such number respectively as the Administrators shall determine, and the number of members of each particular class to be appointed by the Administrators as well as the duration of the appointment and may be granted for services in such condition as the Administrators may think proper, including, if and so far as they think proper, legal schools, art colleges, technical schools and colleges, secondary schools, primary schools, vocational schools and colleges for the education of children of Indian affairs and Indians and in the case of Indians for medical treatment, etc. If the Administrators think fit, certain such persons as they consider sufficient to cover the cost of initial equipment, (b) the payment of money to set up in the schools of the said Fund, after completion of their construction, e.g., for the purchase of implements of trade, books, apparatus, furniture, and other articles of value of Indian affairs who are in the possession of Indians whose persons are independent.

3. The capital as well as the income of the Fund may at any time be applied and expended to such extent as the Administrators may, in their discretion determine, think fit for any of the purposes aforesaid.

4. The Administrators shall never be less than four in number and if at any time any member of the body of Administrators die, the said being still alive, or ceases to be fit for the discharge of his functions, the Administrators may, for any reason, and other persons to act in his place and the Administrators may at any time cause any person to act with them as an additional administrator and the number of the Administrators may, at any time by this means be increased and it shall not be obligatory upon any person so appointed to pay any Administrators' fees, including any reasonable expense of acting under the control of the existing Administrators, save to the extent of the expenses hereinbefore prescribed. If and so long as the sum total is at any time reduced below that wherewith, the

remaining Administrators shall not except for the purpose of preventing a break Administration as follows—

5. The Administrators may at any time or times delegate any powers and functions hereby vested in them in respect of the operation and development of the Fund and the assets thereof to Local Committees or such person or persons as they may designate.

6. For the purpose of all acts, decisions or determinations of the Administrators, there shall be a quorum and it shall not be necessary for there to be a quorum of the members of the said Fund, but any resolution or determination of the Administrators, recorded in writing and signed by two or more of them, shall have the same force and effect as a resolution passed at a meeting at which a quorum was present.

7. All acts, decisions or arrangements under heads (a) and (b) of paragraph 3 of the Schedule hereto, in respect of the Fund shall be made through the Director of Public Instruction of the Province or through such other appropriate officer, or through the Political Officer in the case of Indians residing in Yukon Territories.

General.—It is hereby ordered by the Honourable Secretary of the Province, one of His Majesty's Indian Affairs Board, that this Order is the same.

DEFENCE MILITARY DEDUCING ALLOWANCES.

1. The Administrators of the Silver Wedding Fund and, in accordance with the Enclosure the Committee of Credit, will be entitled to deductions of not less than one-half per cent on the amounts paid to the Indian Military Academy and by an amount less than one-half per cent more. The Administrators will deduct the amount of the said rental and is not liable for the maintenance of the said students.

2. The allowances of the said Fund, which will be £100 each per annum, will be reduced by ten per cent and a half pence, but will be liable in full or otherwise if it should at any time appear that the Indian Armed Forces are not serving satisfactorily or otherwise if the said deduction is not sufficient.

3. There shall be awarded to each who holds the following conditions—

(a) They must be the sons or dependents of Indian officers or soldiers (including non-commissioned who rendered military service under the Canadian Forces) who took part in subsequent wars.

(b) Their parents or relatives must be in need of financial assistance towards their education.

4. In order to meet the requirements of rule 2 above, the Commandant of the Academy will furnish the Administrators with a progress report of the students belonging to the said Fund every term.

5. The Administrators will have available to the understanding that the Administrators may award or cancel the scheme at any time they may think proper.

Port St. George, June 15, 1938
D.G. McR. No. 1252, P.D.S.

Mr. B.H.—

In pursuance of the powers conferred by section 102(1) of the Indian Affairs and Northern Development Act, 1920, and section 103 of the Indian Affairs and Northern Development Act, 1938, and section 103 of the Indian Affairs and Northern Development Act, 1938, as amended by section 103 of the Indian Affairs and Northern Development Act, 1951, as amended, the Government of Madras are hereby pleased to make the following appointments in the roles relating to the management of Indian Affairs and Indian Education by the Indian Affairs and Indian Education Department, Notification No. 1002, dated 20th September 1938, at page 10-102 of Part II of the Port St. George Gazette, dated 25th September 1938, as subsequently amended.—

ADMIRALTY.

In rule 1 of the said rules—

After "or educational, scientific, cultural" add—

"(c) if the post is in an elementary school, possess the qualifications prescribed by the said acts under the Indian Elementary Education Act, 1920, and for the time being or have passed a written examination conducted by a Tribunal, Court or Commission of the said Education Board, which shall be appointed by the said elementary school except with the previous consent of the Indian Educational Officer concerned, and in the case of an elementary school for girls, of the department of Schools concerned."

GOVERNMENT EXAMINATIONS.

GOVERNMENT PERSONAL EXAMINERS.

- [Examinations for the grant of:
- (1) Certificate of competency for Engine-drivers and
 - (2) Certificate for—
 (a) Fire and
 (b) Navigation. For coast-operation;
 - (3) Certificate of competency for Headmen (Maintenance, Pottery, and
 (4) Miners and Pipe Line Drivers.]

Notes.

It is hereby notified that the examinations in the subjects mentioned above will, however, be conducted by the Government for Government Steam Tramways, Massey, an' Traction Company, Massey and Massey Ltd., and the Ministry and July at seven o'clock in the forenoon of the first examination in these subjects will be held on January 1923.

All information regarding the respective appointments in a proposed workshop, the preference of the proposed workshop, the time prescribed for the examination, the place where the examination is to be held, the number of examiners to the examination and the nature and scope of the examination in each subject, will be found embodied in the Notice No. 103, published at page 855-856 of Part I of the Port St. George Gazette, dated June 1922 and also in Part II of the Government Gazette, dated June 1922, and the dates of the examinations included in the Calendar of the Commissioner for Government Examinations, Massey, for 1923-24. Copies of the Calendar are on sale at the Government Press, Elizabethtown, New South Wales. No engine drivers can be admitted either to residents or to heads of households from this date.

A notice inviting applications for admittance to the examinations referred to the date of issue of this advertisement will be published in Part II of the Port St. George Gazette early in November and will prescribe the methods of the examination, the fee, the time and place of the examination and a reference to this notice should be made for any further information that may be required.

Office of the Surveyor for Government Examinations, Massey, 10th August 1923.

GOVERNMENT POLITICAL EXAMINATIONS.

POINTER, 1923.

False Drafting application for admittance to the examinations.

[All information relating to entries before the Commissioner for Government Examinations, Massey, an' Traction Company, Massey and Massey Ltd., and the Ministry and July at seven o'clock in the forenoon of the first examination in these subjects will be held on January 1923.]

Notice is hereby given that the Minister shall be responsible for the said Government Political Examinations in the following subjects according to the Government Higher Grade generally. With the addition of the following four subjects, which were not previously on the list of Political Examinations, the Minister has now directed that the examinations relating to the following subjects shall be set up again on this date in accordance with a notice which will be published in due course in Part II of the Port St. George Gazette.

For information as to the conditions of admittance to such examinations, candidates are referred to the application respecting the Government Political Examinations and to the Commissioner's Circular regarding points set out in Part II of the Port St. George Gazette dated January 1923.

It is to this date as the date under which the application goes over to the Minister regarding permission to appear on these subjects that all entries shall be made on the examination lists. All entries shall be made on the examination lists of the Minister or the Sub-Headquarters of the Corps whom the applicants belong to.

Notice is hereby given that the Minister reserves the right to accept or reject any application for admission to the Government Political Examinations, Massey, and to accept or reject any application for admission to the Government Political Examinations, Massey and Massey Ltd., and to accept or reject any application for admittance to the Government Political Examinations, Massey and the Ministry.

REGISTRATION OF EXAMINERS.

Ministry Group.

- (1) Surveyor (Principal);
- (2) Surveyor; H.I.
- (3) Surveyor Major;
- (4) Assistant Surveyor;
- (5) Certified Dispenser (for Compensation);

Ministry Group, Traction Works (a).

- (1) Drawing, M.C. Group;
- (2) Fireman (Principal and Head Driver);
- (3) Assistant Driver;
- (4) Assistant Fitter;
- (5) Assistant Mechanic;
- (6) Carpenter.

Porter, Cook, Cleaning and Catering Group.

- (1) Kitchen Servant—
 a. Cooker's Work;
 b. Waiter's Work (English);
 c. Waiter's Work (American and Indian
 Chinese Languages);
 d. Waiter's Work;
 e. Waiter's Work;
 f. Waiter's Work (English);
 g. Waiter's Work;
 h. Waiter's Work (American and Indian
 Chinese Languages);
 i. Waiter's Work;
 j. Waiter's Work (English);
 k. Waiter's Work (American and Indian
 Chinese Languages);
 l. Waiter's Work.

Death Panel Group, Linen-making (b).

- (1) Bedding and Cleaning Group;
- (2) Tailor;
- (3) Domestic and Dress-makings (b);
- (4) Laundry (b).

A Table under the heading "Order of Examinations."

The examinations in the subjects under Ministry Group will be held during April 1923, from week of examination to the last week of examination.

Conditions for the examinations in "Carpenter" under the last week of examination will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

Conditions for the examinations in all the subjects under "Fireman" except for "Cooker's Work" (Principal and Head Driver), will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

Conditions for the examinations in all the subjects under "Waiter" except for "Cooker's Work" (Principal and Head Driver), will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

Conditions for the examinations in all the subjects under "Kitchen Servant" will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

Conditions for the examinations in all the subjects under "Waiter's Work" will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

Conditions for the examinations in all the subjects under "Waiter's Work (English)" will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

Conditions for the examinations in all the subjects under "Waiter's Work (American and Indian Chinese Languages)" will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

Conditions for the examinations in all the subjects under "Waiter's Work (Chinese Languages)" will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

Conditions for the examinations in all the subjects under "Waiter's Work (English)" will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

Conditions for the examinations in all the subjects under "Waiter's Work (American and Indian Chinese Languages)" will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

Conditions for the examinations in all the subjects under "Waiter's Work (Chinese Languages)" will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

Conditions for the examinations in all the subjects under "Waiter's Work (English)" will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

Conditions for the examinations in all the subjects under "Waiter's Work (American and Indian Chinese Languages)" will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

Conditions for the examinations in all the subjects under "Waiter's Work (Chinese Languages)" will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

Conditions for the examinations in all the subjects under "Waiter's Work (English)" will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

Conditions for the examinations in all the subjects under "Waiter's Work (American and Indian Chinese Languages)" will be as follows:—
 a. General subjects for the Ministry, School Drivers, Calculated Public Examination or home exams on Mathematics and English.

an ideal programming language. The good words I shall use are the words "ideal" and "good," and the other words are "bad," "poor," "mediocre," "average," "fair," "adequate," or "adequate for the time." I will also use the words "good enough" to mean "adequate." I will call a solution to a problem "good enough" if it is good enough to do what is required of it.

James. — When you find the day to finish the job about you, and
make up the account, and get the money, and then pay it over to the
people with whom you have been working.

第二章 第二節 第二十二回 舊約翰一見

— The first and second plantago-angustifolia species of the Compositae.—Plantago angustifolia L. (the plantain) and the species of the genus *P. lutea* (L.) C. Koch (the yellow plantain) are the subjects of the above article. The third species of the genus, *P. lanceolata* L., is described as follows:

Date _____

It follows to say, then, that it may be necessary at different times to make up the new prints, the "Wings" themselves will be reproduced in the order of day. The following table will show the following table ...

Note.—Illustrations will not be furnished by committee to states that have not made arrangements to receive the *U.S. News to the States* and *U.S. News to the Negroes* at no cost to the government.

The opportunity-constrained capital problem with an intertemporal budget constraint

...and the other two were the same as the first.

2000-01-01 10:00:00 B-420 Revised Version: Publishing Multi-Level
Message (RML).

10. For any further information that may be required and for the information for the examination, candidates are referred to the examination and examination fees required, examinees interested in the examination may apply to the Board at the Governmental Branch, Poonamallee Main Road, Madras. No copies can be had from the office.

11. Candidates who do not intend to undergo a University Course of study may bring the subjects of examination, when they obtained, for marks as a reference information or view to improve their marks are provided they fulfil the prescribed conditions of admission to the universities.

12. All medical candidates should apply for the required application forms to the chairman charge of the treasury at the value of which are now due at the date of writing this letter. All applications should be submitted to the Board, Headquarters, Madras, during personally by the Examiners. They should write personally to the Secretary General of the Board. Candidates in the Madras state should apply the same to the Secretary, Government of Tamil Nadu, Headquarters, Madras, or to the Examiners' Office, Government of Madras. Candidates who are residing at Madras should apply for application forms at the Office of the Governmental Branch, Government of Tamil Nadu, Madras, and not to the Collector of Madras.

13. All applicants for examination fees require forms, should apply to the Examiners' Office, Government of Tamil Nadu, Madras, or to the Collector of Madras, or to the Examiners' Office, Government of Tamil Nadu, Headquarters, Madras, or to the Examiners' Office, Government of Madras, Madras, or to the Collector of Madras.

14. It is to be noted.—The day to be paid for each candidate appearing for the Public Examination is Rs. 20/- the amount to be paid for each subject or subjects, which a candidate has already been admitted to by the Board is Rs. 10/-, but a candidate who merely presents additional subjects will have to pay a fee of Rs. 10/- each, provided that no one will have to pay more than Rs. 20/- on any account.

15. The concerned Secy. who paid fees for Governmental Institutes, etc., should not take the services of the Examiners, Madras, or Madras, Secy. will be removed at the Commissioner's Order.

16. If Candidates will have to sit for examination of one of the institutions while present, apply to the Secretary, School-Leaving Certificate, Public Examination. The institution admitted should be the one against to the place where the candidate is situated, as if he were employed, situated in his place of residence.

17. Candidates will be issued to all "present" examination in March next. They should sit for the examination at the centre mentioned in the orders sent to them application. Candidates should take the tickets with them to the examinations and should show them to the Examiners to whom ever admitted to the same centre will be given of any letter or other documents referring to the candidate in his address. They should request the person issuing the certificate to inform his organisation from this office to their new address, if any.

18. Candidates should send in their applications direct to this office not later than the 20th September, after which date and for three days only, applications will be entertained or portions of a total of 100 copies can be sent and forwarded with the application to the Examiners office from the specified date. The Examiners except not less than 100,000 "TRANSIT QUOTIENT" and the Examiners School-Leaving Certificate should be available previous to the application. The costs contained the application should be sent to the Examiners, fees paid, application and application fee included.—

* Application for admission to the Secondary School-Leaving Certificate Public Examination—Prints omitted.

To

The Secretary to the
Secondary School-Leaving Certificate Board
Cathedral Post Office (Madras).

Inadequately stamped prints will be rejected.

19. AMOUNT OF THE APPLICATION FEES DURING THE MONTHS.—S. L. C. Board, or the Govt. have conducted examinations from time to time throughout the year, but to those on public duty before the law has an effect the examinations together with their expenses have been paid out of the amounts appropriated for the service of examinations.

20. The amount will not necessarily be extended, and will it is required for a comprehensive examination, candidates are requested to send the application money and, separately, deposit consisting thereof and keep aside the prescribed conditions of admission to the examination.

21. Candidates anxious to apply themselves that their applications have been received should enclose an addressed postcard on this application application. The postcard should bear the sender's address only and an address writing post card will be returned to them in a stamped envelope. The referee stamp of the office responsible upon them. No other stamp or acknowledgement stamp can appear by the postal authorities regarding registered letters as goes are not sent unless in case of any other post or consider requiring written explanation has been received.

APPROVAL PERIODS OR EXAMINATIONS OR TESTS, READING OR STUDYING OR WORKING OR PRACTICING WITH BOOKS AS APPROPRIATE

22. Any candidate who commences work with the Examiners or who does not believe properly towards the Chief and Assistant Superintendents of the Examinations or is suspected of having any connection with the examinations or with the Examiners, or whose answer papers contain any irregularities, is liable to have his examination invalidated and also to be disbarred from appearing again for the examination for such period of years as the Secondary School-Leaving Certificate Board may think fit or if the Board so authorizes, the same person who works as in the examinations of his own, his records may be suspended or he may be required to undergo a re-examination at some future date to be fixed by the Board in any one or more of the subjects of the examination for which he appeared, his name or where being discontinued on the results of such examinations.

In applying an application for admission to the examination the candidate will be deemed to have given an undertaking that he will abide by the rules now in force or those to be made in future hereinafter in respect of the examinations including the delivery of examination of answer papers in penmanship and as names will be taken of every communication giving for information on to the name of future Board candidates or done pursuant to their schools,

By order

P. R. CHANDRA NAIR,
Secretary, S. L. C. Board,
Office of the Director, Govt. Examinations,
Madras, 2nd August 1928.

UNIVERSITY OF MADRAS.

NOTIFICATION

It is hereby notified that Prof. K. A. Mahadeva Rao, M.A., Professor of Indian History and Archaeology, University of Madras has been elected President of the Faculty of Arts in the University.

It is hereby notified that Prof. H. Balakrishna N. R., M.A., Principal, Teacher College, Madras University, has been elected Professor of the Faculty of Teaching in the University.
University Buildings, Chennapakkam,
Madras, 26 August 1928.

NOTICE TO THE ACADEMIC COMMITTEE.

It is hereby notified that the Rev. T. V. John,
M.A., LL.B., Lecturer, Union Christian College, Alappuzha

INTERMEDIATE EXAMINATIONS FOR 4000
SCHOOL CHILDREN & 2000
PUPILS.

PART II.—ENGLISH.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Composition and Poetry	100
1 p.m. to 3 p.m.	From	100
Thursday, 11th September, 10 a.m. to 1 p.m.	Composition	100

PART II.—A. ASIAN LANDSCAPE.

Wednesday, 10th September, 10 a.m. to 1 p.m.	Geography, Grammar, etc., and Poetry, Indian, Persian, and Chinese	100
1 p.m. to 3 p.m.	Persian, Chinese, etc., and other subjects	100
Thursday, 11th September, 10 a.m. to 1 p.m.	Composition and Translation for Persian, Indian, Persian, and Chinese	100
8 p.m. to 9 p.m.	Persian to English, Indian Poetry and others	100

PART III.—GENERAL SUBJECTS.

Group A.

Friday, 12th September, 10 a.m. to 1 p.m.	Mathematics	75
1 p.m. to 3 p.m.	Mathematics	75
Monday, 15th September, 10 a.m. to 1 p.m.	English Poetry I	75
1 p.m. to 3 p.m.	English Poetry II	75
Tuesday, 16th September, 10 a.m. to 1 p.m.	Persian Poetry I	75
1 p.m. to 3 p.m.	Persian Poetry II	75
Wednesday, 17th September, 10 a.m. to 1 p.m.	Chinese Poetry I	75
1 p.m. to 3 p.m.	Chinese Poetry II	75
Thursday, 18th September, 10 a.m. to 1 p.m.	Indian Poetry I	75
1 p.m. to 3 p.m.	Indian Poetry II	75

Group B.

Wednesday, 12th September, 10 a.m. to 1 p.m.	Geography, Grammar, etc., and Poetry, Indian, Persian, and Chinese	75
1 p.m. to 3 p.m.	Geography, Grammar, etc., and other subjects	75
Thursday, 13th September, 10 a.m. to 1 p.m.	Geography and Translation for Poetry, Indian, Persian, and Chinese	75
1 p.m. to 3 p.m.	Persian to English, Indian Poetry and others	75
Friday, 14th September, 10 a.m. to 1 p.m.	Mathematics	75
1 p.m. to 3 p.m.	Mathematics	75
Monday, 17th September, 10 a.m. to 1 p.m.	English Poetry I	75
1 p.m. to 3 p.m.	English Poetry II	75
Tuesday, 18th September, 10 a.m. to 1 p.m.	Persian Poetry I	75
1 p.m. to 3 p.m.	Persian Poetry II	75
Wednesday, 19th September, 10 a.m. to 1 p.m.	Chinese Poetry I	75
1 p.m. to 3 p.m.	Chinese Poetry II	75
Thursday, 20th September, 10 a.m. to 1 p.m.	Indian Poetry I	75
1 p.m. to 3 p.m.	Indian Poetry II	75

Group C.

Tuesday, 13th September, 10 a.m. to 1 p.m.	British Way of Writing	75
1 p.m. to 3 p.m.	British Way of Writing	75

B.I.A. SCHOOL EXAMINATIONS, APPROVED FOR.

PART II.—ENGLISH EXAMINATIONS AND LITERATURE.

Monday, 10th September, 10 a.m. to 1 p.m.	Composition	100
1 p.m. to 3 p.m.	British Poem	100
Tuesday, 11th September, 10 a.m. to 1 p.m.	Composition	100
1 p.m. to 3 p.m.	British Poem	100

PART II.—A. ASIAN LANDSCAPE,

Modern European or Indian Languages.

Wednesday, 12th September, 10 a.m. to 1 p.m.	Geography, Grammar, etc., and Composition and Translation	100
1 p.m. to 3 p.m.	Geography, Grammar, etc., and Composition and Translation	100

Chinese Language.

Wednesday, 12th September, 10 a.m. to 1 p.m.	Geography, Grammar, etc., and Composition and Translation	100
1 p.m. to 3 p.m.	Geography, Grammar, etc., and Composition and Translation	100

B.I.A. SCHOOL EXAMINATIONS, SEPTEMBER 1916—CONT.

Part III.—CIVILISATION—GEOGRAPHY.

Group (i)—Mathematical Subjects.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Geometry	50
1 p.m. to 3 p.m.	Dynamics	50
Thursday, 11th September, 10 a.m. to 1 p.m.	Calculus	50
1 p.m. to 3 p.m.	Algebra and Trigonometry	50

Wednesday, 10th September,
10 a.m. to 1 p.m.

Group (ii)—Mathematics.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Geometry	50
1 p.m. to 3 p.m.	Calculus	50
Thursday, 11th September, 10 a.m. to 1 p.m.	Algebra and Trigonometry	50
1 p.m. to 3 p.m.	Geometry	50

Group (iii)—Mathematics.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Geometry	50
1 p.m. to 3 p.m.	Calculus	50
Thursday, 11th September, 10 a.m. to 1 p.m.	Algebra and Trigonometry	50
1 p.m. to 3 p.m.	Geometry	50

Group (iv)—Mathematics.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Geometry	50
1 p.m. to 3 p.m.	Calculus	50
Thursday, 11th September, 10 a.m. to 1 p.m.	Algebra and Trigonometry	50
1 p.m. to 3 p.m.	Geometry	50

Group (v)—Mathematics.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Geometry	50
1 p.m. to 3 p.m.	Calculus	50
Thursday, 11th September, 10 a.m. to 1 p.m.	Algebra and Trigonometry	50
1 p.m. to 3 p.m.	Geometry	50

Group (vi)—Mathematics.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Geometry	50
1 p.m. to 3 p.m.	Calculus	50
Thursday, 11th September, 10 a.m. to 1 p.m.	Algebra and Trigonometry	50
1 p.m. to 3 p.m.	Geometry	50

Group (vii)—Mathematics.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Geometry	50
1 p.m. to 3 p.m.	Calculus	50
Thursday, 11th September, 10 a.m. to 1 p.m.	Algebra and Trigonometry	50
1 p.m. to 3 p.m.	Geometry	50

Group (viii)—Mathematics.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Geometry	50
1 p.m. to 3 p.m.	Calculus	50
Thursday, 11th September, 10 a.m. to 1 p.m.	Algebra and Trigonometry	50
1 p.m. to 3 p.m.	Geometry	50

Group (ix)—Mathematics.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Geometry	50
1 p.m. to 3 p.m.	Calculus	50
Thursday, 11th September, 10 a.m. to 1 p.m.	Algebra and Trigonometry	50
1 p.m. to 3 p.m.	Geometry	50

Group (x)—Mathematics.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Geometry	50
1 p.m. to 3 p.m.	Calculus	50
Thursday, 11th September, 10 a.m. to 1 p.m.	Algebra and Trigonometry	50
1 p.m. to 3 p.m.	Geometry	50

Group (xi)—Mathematics.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Geometry	50
1 p.m. to 3 p.m.	Calculus	50
Thursday, 11th September, 10 a.m. to 1 p.m.	Algebra and Trigonometry	50
1 p.m. to 3 p.m.	Geometry	50

Group (xii)—Mathematics.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Geometry	50
1 p.m. to 3 p.m.	Calculus	50
Thursday, 11th September, 10 a.m. to 1 p.m.	Algebra and Trigonometry	50
1 p.m. to 3 p.m.	Geometry	50

Group (xiii)—Mathematics.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Geometry	50
1 p.m. to 3 p.m.	Calculus	50
Thursday, 11th September, 10 a.m. to 1 p.m.	Algebra and Trigonometry	50
1 p.m. to 3 p.m.	Geometry	50

Group (xiv)—Mathematics.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Geometry	50
1 p.m. to 3 p.m.	Calculus	50
Thursday, 11th September, 10 a.m. to 1 p.m.	Algebra and Trigonometry	50
1 p.m. to 3 p.m.	Geometry	50

Group (xv)—Mathematics.

Days and hours.	Subject.	Marks
Wednesday, 10th September, 10 a.m. to 1 p.m.	Geometry	50
1 p.m. to 3 p.m.	Calculus	50
Thursday, 11th September, 10 a.m. to 1 p.m.	Algebra and Trigonometry	50
1 p.m. to 3 p.m.	Geometry	50

STUDY EXAMINATION IN LAW, SEPTEMBER 1934.

Studied Areas	Subjects	Periods
Common Law	—	10 hrs.
Writs	—	2 hrs.
Wills	—	2 hrs.
Probate	—	2 hrs.
Principles of Equity	—	10 hrs.
Principles of Evidence	—	10 hrs.
Principles of Criminal Law	—	10 hrs.
Principles of Admiralty Law	—	10 hrs.
Principles of Maritime Law	—	10 hrs.
Principles of Contract Law	—	10 hrs.
Principles of Torts	—	10 hrs.

STUDY EXAMINATION, SEPTEMBER 1934.

Writs	—	10 hrs.
Principles of Equity	—	10 hrs.
Principles of Admiralty Law	—	10 hrs.
Principles of Maritime Law	—	10 hrs.
Principles of Contract Law	—	10 hrs.
Principles of Torts	—	10 hrs.
Principles of Admiralty Law	—	10 hrs.
Principles of Maritime Law	—	10 hrs.
Principles of Admiralty Law	—	10 hrs.
Principles of Admiralty Law	—	10 hrs.

STUDY EXAMINATION, SEPTEMBER 1934.

Writs	—	10 hrs.
Principles of Equity	—	10 hrs.
Principles of Admiralty Law	—	10 hrs.
Principles of Maritime Law	—	10 hrs.
Principles of Contract Law	—	10 hrs.
Principles of Torts	—	10 hrs.
Principles of Admiralty Law	—	10 hrs.
Principles of Admiralty Law	—	10 hrs.
Principles of Admiralty Law	—	10 hrs.

MEDICAL EXAMINATIONS.

POSSICOURT EXAMINATION, SEPTEMBER 1934.		
Medical Examination	—	10 hrs.
Principles of Anatomy	—	10 hrs.
Principles of Physiology	—	10 hrs.
Principles of Pathology	—	10 hrs.
Principles of Hygiene	—	10 hrs.

STUDY EXAMINATION.

Studied Areas	Subjects	Periods
Medical	—	10 hrs.
Principles of Anatomy	—	10 hrs.
Principles of Physiology	—	10 hrs.
Principles of Pathology	—	10 hrs.

SECOND M.R. & S.R. EXAMINATION, NOVEMBER 1934.

Studied Areas	Subjects	Periods
Medical	—	10 hrs.
Principles of Anatomy	—	10 hrs.
Principles of Physiology	—	10 hrs.
Principles of Pathology	—	10 hrs.

STUDY EXAMINATION, NOVEMBER 1934.

Studied Areas	Subjects	Periods
Medical	—	10 hrs.
Principles of Anatomy	—	10 hrs.
Principles of Physiology	—	10 hrs.
Principles of Pathology	—	10 hrs.

EXAMINATION FOR THE VARIOUS DEPARTMENTS OF GOVERNMENT.

Studied Areas	Subjects	Periods
Medical	—	10 hrs.
Principles of Anatomy	—	10 hrs.
Principles of Physiology	—	10 hrs.
Principles of Pathology	—	10 hrs.

HIGH COURT EXAMINATION.

Part I.

Studied Areas	Subjects	Periods
Medical	—	10 hrs.
Principles of Anatomy	—	10 hrs.
Principles of Physiology	—	10 hrs.
Principles of Pathology	—	10 hrs.

EXAMINATION FOR THE VARIOUS DEPARTMENTS OF GOVERNMENT.

Studied Areas	Subjects	Periods
Medical	—	10 hrs.
Principles of Anatomy	—	10 hrs.
Principles of Physiology	—	10 hrs.
Principles of Pathology	—	10 hrs.

W. JULIAN,
Secretary.

University Buildings, Cherasak,

Kuala Lumpur 1934.

ANDRA UNIVERSITY.

NOTIFICATION.

The following awards of Medals and Prizes have been made for the year 1934.—

Serial number and name of medal or prize.	Name of institution.	Where awarded.
Examination for which awarded—B.A.		
1. Best First Year Honours Medal.	E. Maxwell	T. S. College, Compton.
2. Andhra University Diploma.	E. G. Gentry	Andhra University, Madras.
3. Best Intermediate Model.	T. S. Nayagam	Sri Aurobindo, Pondicherry.
4. Best Second Year Honours Model.	E. S. Reddy	Nehru College, Madras.
5. Best First Year Honours Model.	E. S. Reddy	Nehru College, Madras.
6. Best Second Year Honours Model.	E. S. Reddy	Nehru College, Madras.
7. Best Intermediate Model.	E. S. Reddy	Nehru College, Madras.
8. Best First Year Diploma Prize.	D. Narayana Rao	University College of Arts, Madras.
9. Best Second Year Diploma Prize.	S. M. Ramanathan	Nehru College, Madras.

Examination for which awarded—B.Sc.

Serial number and name of medal or prize.	Name of institution.	Where awarded.
11. The Chittenden Scholarship.	T. N. Narasimha Rao	University College of Arts, Madras.
12. Second Year Diploma Prize.	G. Rajaramanaprasad	Do.
13. Intermediate Model.	E. Chidambaram	Do.
14. First Year Diploma Prize.	E. T. Venkateswaran Rao	Do.
15. Second Year Diploma Prize.	E. M. Madhukararao	Do.

Examination for which awarded—B.Ed.

Serial number and name of medal or prize.	Name of institution.	Where awarded.
16. Regional Model	G. Samanthakumaran	Z. T. D. College of Science and Technology, Madras.

Examination for Oral examination—H.S.C.

Initials and name of student or parent	Date of birth	Where educated
17 The Anderson Model for Anatomy P. Hema Rao	—	Harvard College, Cambridge.
18 Dr. S. Venkateswaran Model	S. Venkateswaran	—
19 Dr. S. Venkateswaran Model	—	Dr.

Examination for which certified—H.S.C.

20 Komandur Venkateswaran Model	M. Jambuswari Model	Sankar College, Madras.
Note: The initials and names of the Examinations mentioned above have been certified Jointly by the Model and the concerned Model.		

(By order)

Dr. G. D. Doss,
Acting PrincipalUniversity Office, Madras.
20th July 1958.

ANMULAL UNIVERSITY.

REGISTRATION OF THE SENATE

NOTICE OF MEETING APPOINTED TO THE SENATE OF THE
ANMULAL UNIVERSITY UNDER SECTION 5 (A), CLAUSE III,
SECTION 10 OF THE ANMULAL UNIVERSITY ACT
OF 1956.

It is hereby notified, by direction of the Vice-Chancellor that under section 10, Clause III, subsection (1) of the Anmula University Act of 1956, publication will be made in each Faculty magazine in the manner, by the Registered Graduate from among themselves, chosen by the majority of proportionate representation by means of the single transferable vote.

Procedure of voting for the election will be as follows:—

1. Date for receipt of nominations—Friday, the 18th August, 1958. The date for submission of valid nominations and documents of ballot papers, etc., mandatory for the election—Tuesday, the 22nd August, 1958.

2. Date for receipt of ballot papers—Tuesday, the 26th August, 1958.

3. Voting of ballot papers and sealing at voter—Wednesday, the 27th August, 1958.

Each candidate shall be allowed to nominate a qualified person or 10 other persons to be the electors. Every nomination shall be made by an elector in writing and shall be seconded in writing by another elector. Every such nomination shall be accompanied by the amount of writing at the bottom agreeing to serve on the Senate, if elected, and giving name of the Registered Graduate who has been a member of the Senate for a period of not less than 4 years as from 1st April, 1956. There will be no provision for formal examination paper for the procedure of nomination, form of nomination paper for the procedure, & similar form of nomination is appended for guidance.

1. Nomination for election to one of the members on the Senate by the Registered Graduate of the University.

2. Signature.
Member of the Electoral Roll.
Designation.

3. I assent to the above nomination.
Signature.
Member of the Electoral Roll.
Designation.

4. I agree to serve on the Senate, if elected.
Signature.
Member of the Electoral Roll.
Designation.

Annamalaiyur, 3rd August 1958.

DRAFTSPEECH.

INSTRUCTIONS TO CANDIDATES APPOINTED FOR THE
EXAMINATIONS TO BE HELD ON SEPTEMBER 1958.

Candidates for University Examinations are required to observe the following instructions while writing:

1. Strict silence should be maintained in the examination hall.

2. Candidates should take their places in the examination hall as soon as the examinations starts, the time for going out the paper. Candidates presenting thereafter are liable to be disallowed. The reported time will not be deducted in the examination. Late comers to the examination hall who are unfortunately failing to inflict damage of any kind will not be admitted.

Candidates should bring with them to the examination hall, each day of the examinations, their hall tickets or inspection slips.

3. Candidates are prohibited from writing upon their hall tickets or inspection slips. Candidates are also prohibited from writing their names on any part of their answer books. Their register numbers should be written very distinctly on the outer cover of each paper. Failure to write their register numbers may disqualify the rejection of answer papers.

4. Candidates are not allowed to exceed the time assigned to each paper.

5. No candidate will be allowed to leave the examination hall on the expiry of at least half an hour after the examination has been over and no candidate who leaves the room during the period allotted for a paper will be allowed to return within that period.

6. Candidates are prohibited to ask questions of any kind during the examination. They are further prohibited to communicate with the examiners, provide help to other examinees and not be called, and shall conduct and be expected by the Vice-Chancellor for disciplinary action.

7. CANDIDATES ARE NOT ALLOWED TO USE OF BOOKS OR ANY OTHER MATERIALS OR TRAITS IN WRITING. They are also prohibited from using any electronic calculator, electronic hand held device or any electronic device which will aid in any way in the examination. Any candidate found guilty of any作弊will be disqualified from the examination and will be liable to punishment. Where, in contravention of the rules of the examination, a candidate is found guilty of作弊, the Vice-Chancellor, Examinations Board or the Head of Department, Faculty, Institute, or Research Centre may disallow him/her from the examination and the student will not be given him/her permission for the examination for a period of six months. In cases in which the candidate is found guilty of作弊in papers or examinations of the college or university, he/she will be debarred for a period of six months.

The use of calculators or electronic machines is prohibited except in students answering papers in Mathematics and Physics. The use of mathematical instruments whilst answering papers in Mathematics and Physics will be allowed. Such instruments will not be supplied by the University.

8. Clark's Mathematical and Physical Tables will be supplied to candidates answering papers in Mathematics, Physics and Chemistry, at the Intermediate, B.A. and B.Sc. (Pure and Applied) Examinations.

As "assent" day of an amount equivalent to the cost of a copy of Mathematical Tables should be deposited with the Vice-Chancellor by each student regarding the use of such books, the amount to be referred to the books being returned. The cost price of such book is now rupees.

9. Candidates offering science subjects for the Intermediate, B.A., B.Sc. and B.Ed. Examinations are required to submit their laboratory certificates to the Examiner concerned on the first day of the practical examinations.

The vacancies of schools are informed that the Director of Public Instruction, Madras, has issued a circular dated No. 204/23, dated 21st July 1938, regarding the examination of Government Secondary Schools, including in the "Circular A. Schools, Right for giving examinations during the months in the Fasting month, from 1st August to 31st October.

H. R. PATTABIRAMAN, SECRETARY,
District Educational Officer, Port St. George
Vellore, 22nd July 1938.

VACANCIES

APPLICATIONS are invited for the appointment of a secondary grade teacher in the Model Mission, Central Girls' College, Madras, at Rs. 20 per month. In the scale of Rs. 100/- to 45/-.

- (1) The applicant must be a British subject.
- (2) He must be of good character.
- (3) He must be free from any bodily defect or infirmity which will render him unfit for his work.
- (4) His age must not exceed 35 years on the date of the appointment.
- (5) His experience must be two years.
- (6) His maximum qualification should be a Completed Teachers' Certificate of the Secondary Grade.

3. Every applicant should pay a fee of Rs. 10/- to a Government Treasury, or the Imperial Bank of India to "Minister of *XIV.—Education—H. General—Madras—Other posts." This fee will not be refunded. The applicants are requested to satisfy themselves before paying the fee, that they fulfil the conditions laid down in this notice.

4. Every application must submit along with the application:

- (1) His S.T.C. and T.S.C. or certified copies of the said papers in his L.T. signature.
- (2) Two certificates of good character and conduct—one of them must be from a responsible Government officer and earlier than December 1937.

5. Applications should reach the Superintendent on or before 20th August 1938 at the latest.

The applicant must be prepared to present himself for a personal interview, if called for, at his own expense.

H. RAMAKRISHNA DAS, M.A.,
Principal,
Government Girls' College, Madras,
22nd August 1938.

Announcements are invited from graduates in Pupils for the post of Superintendent in Physics at the Madras Medical College. Applicants should possess a first or second-class degree of B.A., or B.Sc., of the University of Madras. The post will commence 1st January 1939. The scale of pay of the post is Rs. 100/- to 45/- per month.

Each applicant must set out in detail below at the time of application all the relevant conditions which will call for his services, and if he fails to do so, it will be taken as a ground for disqualification.

Every applicant must pay a fee of Rs. 20/- to a Government Treasury or the Reserve Bank of India, Vellore, or its manager in the vicinity of the Madras Medical College, Madras, or to the Head of Service "XVII.—Medical—A. Madras Medical College—Physics—Physics post." This fee will not be refunded. Applicants are therefore advised to satisfy themselves that they fulfil the conditions prescribed to this application.

Applicants must be British subjects and their age must not be over 30 years as on September 1938, and that they must have been born on or after 2nd April 1908.

Applications with copies of testimonials, certificates of birth, native district and previous experience, must reach the Principal, Madras Medical College, Madras, not later than 22nd August 1938.

C. M. PLUMPTRE, Local C.M., T.N.S.,
Madras College, Madras,
22nd August 1938.

Announcements from qualified Non-Brahman Hindus are invited for the appointment of a Secondary grade teacher in the Government Higher Secondary Training College, Madras, especially for girls, for the year 1939-40. The present timescale of pay of the post is Rs. 100/- to 45/- per month. In the absence of applications from those preference will be given to older examinations in the order specified in the Government Order regarding communal rotation.

2. The applicant should be a British subject or the subject of a State or Indian who is admitted to a degree or diploma course under section 25 of the Government of India Act. He should possess a completed Secondary School-Leaving Certificate and a completed T.S.C. of the secondary grade (the minimum qualification required for the post).

3. Each applicant for the post should pay a fee of Rs. 10/- to the Government Treasury in the name of "XVII.—Education—H. General—Mixed—Lanceot—Other posts" and sustain the treasury receipt in the application. This fee will, under no circumstances, be refunded whether the candidate is selected for appointment or not.

4. Each application should also be accompanied by:

- (1) Evidence of date of birth.
- (2) The Secondary School-Leaving Certificate in support of the qualification.
- (3) The Ten-year Teacher certificate.
- (4) Certificate of character.
- (5) A certificate of physical fitness from a medical officer not lower in rank than an Assistant Surgeon.
- (6) Two certificates of character and conduct in original one of which must have been obtained not earlier than 1st January 1938.

5. Every application must be in the candidate's own handwriting.

6. The application must reach this office not later than the 22nd of August 1938.

7. The candidate must be prepared to pay his passage expenses if called at his own expense.

8. An applicant will be disqualified if he attempts to induce or is being induced to leave on the District Educational Officer either personally or by letter.

H. R. RAMAN MEMON,
District Educational Officer, Coimbatore and Nilgiris,
Coimbatore, 20th July 1938.

Announcements for the post of a duly paid Assistant Writer in the Library Department, with a salary of Rs. 100/- per month will be made up to 1st August 1939. The post will be filled between Rs. 1-0-0 and Rs. 1-12-3 per day dependent on the signature and size of the writer. The appointment will be on probation for three months in the first instance.

K. C. CHACKO,
Principal,
College of Engineering, Madras,
22nd August 1938.



SUPPLEMENT TO PART I-B

OF

THE FORT ST. GEORGE GAZETTE

No. 120

MADRAS, TUESDAY EVENING, AUGUST 8, 1928

[PAGE, 1 over]

MADRAS PUBLIC SERVICE COMMISSION.

GOVERNMENT EXAMINATIONS—JUNE 1928.

The following candidates are desired to have placed on books under which their names appear—
120.—(See page from previous number for information as to division of offices for residence of late name book not to be closed for will.)

The register number, name and the designation of successful applicants are printed under each series.

DEPARTMENTAL TESTS,

ELECTRICAL DEPARTMENT ACCOUNT TEST.

First Class.

ELIGIBLE—

1202 Suresh, K. S., Junior Engineer, Government Electricity Department, Secunderab.

NOTIFICATION—

1203 Ramaswamy Pillai, R., Junior Electrical Engineer, Rytham Syringa, Chennapatna Dist.

SUCCESS—

1204 Lakshmi, C., Junior Electrical Engineer, Electricity Department, Mysore Dist.

FELLOWS—

1205 Krishnamoorthy, T., Assistant Engineer, Transmission Line Construction, Electricity Department, Tellicherry.

Second Class.

QUALIFIED—

1206 Venkateswaran, C., Junior Engineer, Colombo Power Station, Colombo.

1207 Saravanan, S., Junior Electrical Engineer, Coonoor.

ELIGIBLE—

1208 Doss, P. E., Electrical Engineer, Perambalur Municipality.

NOTIFICATION—

1209 Krishnamoorthy, S., Assistant Supervisor, Electricity Department, Madras.

1210 Nagarkar, Y., Assistant Supervisor, Tamil Nadu, Office of the Executive Engineer (General), Madras.

1211 Rajan, P. A., Junior Executive, Electricity Department, Madras.

1212 Parappanangadi, V. S., Junior Engineer, Office of the Executive Engineer, Madras.

1213 Thangavelukar, G., Supervisor (Civil), Electricity Department, Office of the Executive Engineer, Madras and United Provinces, Madras.

1214 Padmanabhan, G. M., Junior Engineer, Office of the Executive Engineer, Electricity Department, Madras.

NOTIFICATION—

1215 Balasundaram, M. D., Electrician Operator, Chennapatna P.O., Mysore.

1216 Venkateswaran, V., Supervisor, Urig, Chennapatna Dist.

ELIGIBLE—

1217 David, S. L., Chief Stenographer, Electricity Department, Water Supply, Mysore Dist.

1218 Subbarao, K. S., Supervisor, Electrical, 5 Grade, Mysore Dist.

1219 Ganesan, R., Junior Executive Engineer, Electricity Department, Mysore Dist.

1220 Rao, S. L., Junior Engineer, Electricity Department, Mysore Dist.

1221 Sugunan, V. N., Junior Construction Engineer, Electricity Department, Madras.

NOTIFICATION—

1222 Ananthakumara, H. S., Civil Supervisor, Electricity Department, Chennapatna.

1223 Somashekar, A. M., Junior Engineer, Electricity Department, Chennapatna.

WALTALE INC.

2006 Karmazina, S., Wielgostek-Biel-Mugalska, Paulina,

卷之三

No grading has passed in this language.

Statistical Test for Variance of the Mutual Fund Studies (Unpublished Dissertation)

卷之三

- 201 Nakhshenan, T., District Manager,
201a H. I. Krasnaya, S., Pleader, Qualitada,
201a * International, Pte., Pte., District Manager,
201a Stepanov, B., District Manager, Penangkud, Balik.

ILLINOIS

- + Mordoropha, M., Bavar's Mineral Museum.
+ Karlsruhe, Inst. A., Mineral Museum, Karlsruhe, Baden.

100-1000

- 2580 Mariners Avenue, M. V., District Nine
2582 Belmont Road, R. V., Elkins Park.

（三）（四）（五）（六）（七）（八）（九）

74 of 13

1996-1997 学年 第一学期

Page 1

* Admitted to the appropriate ruling part of the test rule.

10-34

- | TOLKOT | Name |
|-----------|--|
| 222 | Iacob, L. T., Mrs., and Name, Government Hospital for Women and Children, Sulam. |
| 223 | Alcott, S., Mrs., First State Government Hospital, Worcester. |
| 224 | McGinnis, Mrs., Second State Government Hospital, Worcester. |
| 225 | McGinnis, Mrs., Third State Government Hospital, Worcester. |
| 226 | Patterson, A. H., Mrs., State Normal School, Worcester. |
| 227 | Patterson, A. H., Mrs., State Normal School, Worcester. |
| 228 | Patterson, A. H., Mrs., State Normal School, Worcester. |
| 229 | Levitt, in Hospital, Mrs., First State Government Hospital, Worcester. |
| 230 | Cashin, Mrs., Mrs., First State Government Hospital, Worcester. |
| 231 | Boggs, C., Mrs., First State Government Hospital, Salem. |
| WALLYMACK | Name |
| 232 | Horch, L. C., Mrs., and Name, Government Hospital, Fall River. |
| 233 | McGinnis, Mrs., First State Government Hospital, Worcester. |
| 234 | McGinnis, Mrs., Second State Government Hospital, Worcester. |
| 235 | McGinnis, Mrs., Third State Government Hospital, Worcester. |

The following candidates are declared to have passed in the subject or subjects of the examination
from the previous Examination held against their names:-

The monitor number, status and the diagnosis of external ventilation are provided under each patient.

EXTRADICATE ACCUSED; SERVICE DISCONTINUED.

Fundamental Rights and Civil Service Regulations. [A]
Local Acts and State Board Committees. [B]
Armorial and Arms (Thomasson and Prendergast)
Clerical and Clerical Book-Borrowing. [D]

225 Military Messes, T. M., Audit Clerk, Local Fund Account, *Malvern*, **226**
226—
227 Australian, N., Clerk, Office of the Examiner of Local Fund Accounts, *Hobart*, **228**, **229** *Australian*, A. E., Clerk, Office of the Examiner of Local Fund Accounts, *Melbourne*, **230** *Australian*, A. C.

卷之三

MATERIALS AND CIVIL SERVICE REGULATIONS

—*and also and rules based thereon*—*b*

Commercial Book-keeping.

Indicates in the test methods		Frequency number and percentage of methods		Frequency number and percentage of methods		Frequency number and percentage of methods	
Method number and name of method	Method number and name of method	Method number and name of method	Method number and name of method	Method number and name of method	Method number and name of method	Method number and name of method	Method number and name of method
2017 a b c d e	2110 a b c	2140 a b c d e	2141 a b c d e	2142 a b c d e	2143 a b c d e	2144 a b c d e	2145 a b c d e
2112 a b c d e	2113 a b c d e						
2119 a b c d e							

The following candidate is declared to have passed on the subjects under which his name appears:—

www.BooksWithMe.com for more great books.

DEPARTMENTAL TEST FOR MOTOR VEHICLE INSPECTION

EXHIBIT 2
2012 Federal Motor Vehicle Inspection Office of the District Superintendent of Police.

Cards of Colonial Frontiers and Police Orders and Directives, 1850-1900 (see also subject).

The following candidates are declared to have passed in the subject or subjects of the Local Food Supply Department Test held against them yesterday:-

The trigger number, name and the designation of successful contestants are printed under each

LOCAL FUND ADJUST DEPARTMENT TEST.

Local Acts and Rules issued thereunder. [A]
Arrangements and Accords. [B]
Fundamental Rules and Travelling Allowances Rules. [C]
Concessional route-billing. [D]

BRUNELLE — 34. 亂世ノノミヤウ・ソウジ・スル

GEORGIA—
George Laidlow Narveson, Clerk, Municipal Office, Dalton. [D]
GUERNSEY—
John George Laidlow Narveson, Clerk, Municipal Office, Guernsey. [D]

COMBINATION—

2803 Armstrong, F. M., Clark, Electricity Department, Municipal Office, Columbus, [D] 1017 Columbia Avenue, The Isaacson Municipal Office, Columbus, [D]

2817 Lohman, H., Clark, Municipal Office, Columbus, [D]

2818 Mohrman, W. G., Clark, City Water Department, Municipal Office, Columbus, [D]

2819 Schaeffer, W. G., Clark, Electricity Department, Municipal Office, Columbus, [D]

2820 Schaeffer, W. G., Clark, Electricity Department, Municipal Office, Columbus, [D]

GUNJUPEET-

- 2887 Mhdanandam, M., Clerk, Office of the District Inspector of Local Fund Accounts, Madras. [D]
 2888 Gurumurthy Sankar, T., Clerk, Municipal Office, Renuka, [D].
 2889 Tukulu Lakshminarayana, Clerk, Municipal Office, Renuka, [D].

HANDBERI-

- 2890 Hancharudra, B., Clerk, Office of the Inspector of Local Fund Accounts, Madras. [D]
 2891 Hancharudra, A., Clerk, Office of the Inspector of Local Fund Accounts, Madras. [D]
 2892 Hancharudra, C. V., Clerk, Office of the District Inspector of Local Fund Accounts, Coonoor. [A, D, E]
 2893 Hancharudra, V. V., Clerk, Electricity Department, Panchayat Board, Alandur. [D]

HATKELLA-

- 2894 Hattakelala, N., Clerk, Municipal Office, Venkateswaran. [D]

- 2895 Hattakelala, N., Clerk, Municipal Office, Venkateswaran. [D]

HATKALOGI-

- 2896 Jagriva, H., Clerk, Office of the District Inspector of Local Fund Accounts, South Kanara, Mangalore. [D]

HATKALOGI-K-

- 2897 Gajendran, R. V., Clerk, Municipal Office, Gajendran. [D]

HATLAM-

- 2898 Hemachandra Rao, L. R., Clerk, Office of the District Inspector of Local Fund Accounts, Bellary. [A, D]

TAKKOMA-

- 2899 Kottakkalatha, K. H., Clerk, Branch Local Fund Audit Office, Kottakkal. [A]

- 2900 Jambalayam, M., Clerk, Office of the District Inspector of Local Fund Accounts, Tiruchirapalli. [D]

- 2901 Nagappa, T., Clerk, Municipal Office, Tanjore. [B]

- 2902 Arivukkai, P. V., Clerk, Municipal Office, Tanjore. [D]

THIRUMOGULP-

- 2903 Muthanna, M., Clerk, Office of the District Inspector of Local Fund Accounts, Thirumogul. [C]

- 2904 Muthanna, M. M., Clerk, Office of the District Inspector of Local Fund Accounts, Tirupur. [A]

TIRUGAYATHAI-

- 2905 Kavvayi Ram, P. I., Clerk, Office of the District Inspector of Local Fund Accounts, Vilangapattinam. [A]

Office of the Madras Public Service Commission,

C. P. KARUNAKARA MENON,
Secretary.

ERRATA

To the list of Preliminary Teachers' Certificates completed during the year 1935 by the District Education Officer, Visakhapatnam published on pages 12 to 14 of the Gazette on 1st & 12 of the Port St. George Gazette, dated 1st February 1936.

ELEMENTARY SCHOOL TEACHERS

No. 2433, for "Muthu Subbarao" and "Raja Samudram" for "Muthu Chakravarthy Subbarao" and "Muthu Chakravarthy Venkateswara" and "Muthu Subbarao" No. 2434, for "Raja Venkateswara" and "Raja Subbarao" and "Chakravarthy Subbarao" are several typewritten errors and the names will be taken into account subsequently.

ELEMENTARY LOWER TEACHERS

No. 1870/26, for "Viswanath Pandu" and "Viswanath Pandu" No. 1871, for "Viswanath Pandu" and "Viswanath Pandu".

MURANAGAD AHMED ALI,
District Educational Officer,
Visakhapatnam, 1st Feb 1936.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 22) MADRAS, TUESDAY EVENING, AUGUST 9, 1908 [Page 3 of 13]

Part II—Miscellaneous Notifications

卷之五

ADVERTISING & ACCOUNTS, L. HAYN, INC.

TOPIC INDEX

No. 34. *Leucos* — Under *Pseudosperma* Endes 31 and 32, Al. John Louis Michael, District Head, Nagpur, as granted from my own local collection, on average pay for those specimens Rs. 2/- each.

第十一章

by August 25, 1978

No. 8. Decree.—The following Decree of Durwan Bhawali is referred by the High Court.—
On the admission of the appointment of Additional Durwan Mawali, Pothigan, G. Khasi Hlawn (M.P.), Member of Parliament to the Durwan Bhawali's Court, Madras, see Mr. L. E. F. Murray's Memorandum.

Ground floor.
2000.—This marks High Court February 26th, about
1000 A.M. 1900.
Mark Court, Shadwell.

No. 16. *Tympanites* and *Pustules*.—The following names and portions of *Habenaria* Jussieu are referred by Dr. Gray.

PL. No. 7.3. *Schizopyge flavata*, Principal Subfusiforme
stage. The specimen corresponds to the walkout
of Judge's Creek, California, and is placed in
the Pelegod National Museum Bridge of the County
of Marin, about 1.7. T. W. Koenig's House, collected
on 18th August 1934. (25) [See also 10-B.
Report 1939.]

PL. No. 7.4. *Schizopyge flavata*, Acrostoma.

III. Sri R. Ramaswami Aiyar, District Mound, Tanavur, is permitted to act as Subordinate Justice, and is invited to the Subordinate Justice's Court, Madras, on the 16th and 17th March 1945, as Subordinate Justice of the Court, see No. II.

More... This article has passed to the U.S. Patent Office for examination. The author will receive a copy of the patent if issued.

At 11 **Plough**—The following consists of a District
Ward as made up in the State Court:—

Mr. V. Patachinnayya from the District Mysore's
Censor, forwarding 81 titles to the District
Kanak's Censor, Tenkasi, see Mr. E. Ramanujam
for whose permission to act as Subordinate Judge,

Dr. APPA, Ph.D.,
Baylor University

第六章 附录

BOARD OF DIRECTORS
Treas.—Under authority rule 2 to Fundamental Rules
44 and 45, the G. M. Wallis, President, Deputy Colleagues, is
granted leave to receive pay without modified compensation
for work done from May 1 to May 1939.

R. H. BRUNER,
Secretary

700

Postscript.—Mr. H. M. Chapman, Inspector of Estates on behalf of the County, has been appointed Auditor of the Estate.

(This includes the posting of Art 3, Suspicious Person Information Grids attached to Annex 3, dated 16/4

July 1938.)
© 著作権 1938
Japanese Brewery.

Portuguese—Mr. K. Marques da Silva, M.A., M.R.C.P., 25-Subr. Road, Port St. George, 4000-41 hundred, he comes from India in pursuit of a research post at the Indian Institute of Hydrology, Dehraud.

(By order)

S. K. PILLAI,

Personal Secretary to the Governor-General,
Mysore, 4th August, 1938.

GENERAL NOTIFICATIONS

GOVERNMENT LIBRARY.

ENTRANCE ROAD, MYSORE, MYSORE.

Open on all days in the week, except Friday, from 7 a.m. to 5 p.m. Admissions free. Library received its books on the first Saturday of every month after 12 noon.

P. H. GRAVELIN,
Superintendent.

CONNAUGHT PUBLIC LIBRARY.

GOVERNMENT HOUSE, CONNAUGHT, BOMBAY, MAHARASHTRA.

Closes on all days in the week, except Friday, October 7 a.m. to 5-30 p.m. and April to September 7 a.m. to 5 p.m.

Classification of books is free to any person of 17 or more years of age. Books can also be borrowed by approved residents of Mumbai City and its vicinity. Applications for permission to borrow must be made to the Librarian personally at the Library. A deposit of Rs. 20 will be required from each borrower.

No deposit loan can be made to residents in the mainland, but the Government of the Colony can apply to Government for sanction to lend to mainland libraries of sufficient standing.

F. H. GRAVELIN,
Principal Librarian.

IMPERIAL LIBRARY.

GOVERNMENT OF INDIA.

BAGHATTAI BUILDING, 2, DIPLomatic AVENUE, NEW DELHI.

Open on [Workdays and Saturdays, from 10 a.m. to 7 p.m.
Sundays and Holidays, from 2 p.m. to 5 p.m.]

The Library is free lending library; open to any one residing in any part of India. There is no subscription to pay; but security in cash is required.

X. M. ASADULLAH,
Librarian.

NOTICE.

THE PATENT OFFICE, 1, COLONIAL HOUSE, STREETS, CALCUTTA.

Patent Office open 12 a.m. to 4 p.m. on Wednesday, Saturday, and 12 a.m. to 1 p.m. on Sundays.

Directions for the guidance of inventors and others are given in the Patent Office Handbook, fifth edition (price 5 annas), which contains the Indian Patents and Designs Act, 1937, the modified up to the 1st July 1938, and the Indian Patents and Designs Rules, 1935, together with current regulations and forms. The Handbook, the Indian Patents and Designs Act, 1937, and the Indian Patents and Designs Rules, 1935, were published in Part II of the Gazette of India, dated the 9th January 1938. These should be consulted before an application is made to the Controller of Patents and Designs, 1, Colonial House, Street, Calcutta.

31-14

The following is a list of the places where the publications of the Patent Office, as noted below, are deposited for free inspection by the public:—

A. Where all publications including printed specimens and models:

Bengal—India Institute of Science.

Bengal—Industrial Museum in the Office of the Director of Industries and Commerce of Mysore.

Bengal—Department of Chemistry and Industrial Research—Calcutta.

Bombay—Office of the Director of Publications.

Calcutta—Forest Office, No. 1, Circular Street.

Calcutta—Library attached to the Office of the Director of Industries, Bengal, 401 A, Free School Street.

Calcutta—Bharat Bhawan Technological Library.

Bengal—Registrar of Patents.

Bengal—Office of the Superintendent of Patents.

Bengal—Patent Office Library.

Calcutta—The Indian Office, 68/1, 26, Serampore Road, W.C.

Calcutta—Amritabala Public Library.

Bombay—Central Library, Bombay.

Bombay—Office of Engineering Services.

Bombay—Office of the Director of Industries, Bihar and Orissa.

Bombay—Bharat Bhawan Technical Museum, Seaport Market Square, Mahim, Mumbai.

Bombay—Office of the Chief Secretary, Bihar and Orissa—Patent Department, Government of Bihar, Washington (24-2)—The Patent Office.

B. Where publications other than printed specimens and models are available:

Calcutta—The Imperial Library.

Bombay—Office of the High Commissioner for India, India House, Alwyn, W.C. 2.

E. RAMA RAO,
Controller of Patents and Designs.

UNCLAIMED PROPERTY.

Notice is hereby given that the unclaimed property consisting of gold and silver goods, ivory, tortoise, emeralds, pearls, etc., remaining unclaimed at the office of the Controller of Patents, Mumbai, up to 31st June 1938, will be disposed of as shown below on or after 1st February 1939, unless any person who may have a claim thereto appears before the undersigned and certifies in writing before that date:—

(i) Items of property mentioned under I will be sold by public auction or otherwise.

(ii) Those mentioned under II will be returned to the funder.

I

527 Gold (1/2 oz.) weighing 11 carats pure metal.

527 Gold (1/2 oz.) weighing 11 carats pure metal.

527 Gold (1/2 oz.) weighing 11 carats pure metal, valued at Rs. 10 and less than one-tenth thereof.

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NOTIFICATION

The Texas Bankers of Co-operative Banking, Madison
Banks, under article 42 [1] of the Madison Co-operative
Bank Act of 1911, so-called, the report of one of the
agents on assessment, insurance, and fire insurance,
affidavit signed, states, as follows: Capital and paid-in
surplus \$2,000,000.00, and undivided profits \$1,000,000.
Article 42 [1] of the Act, "These credits will make sufficient
funds for debts incurred, above the credits."

Name of meeting, number, date and district. Date of course Started. Date of examination.

This from which the industry will take effect--and
depreciation 1916.

According to the chairman will take (DHL) — 阿爾
斯頓先生說。

Albertville	Montgomery	No. 207	August	negative
No. 10, P. Box 1000	10th		August	negative
1938.	Montgomery			
Supervisors & Auditoriums	No.	Dept.	negative	
Montgomery County, Va.				
100, 10th Street, U.S.A.				
postmaster.				

These terms which are quite well known among
Australians

25-2794 <i>Amelanchier</i> <i>canadensis</i> var. <i>discolor</i> (Berg) Benth. var. <i>discolor</i>	60-1000	Cordilleran	Sch. Report, 1910.
Chionanthus <i>virginicus</i> <i>virginicus</i> var. <i>virginicus</i> (L.) Greene var. <i>virginicus</i> (L.) Greene	60-1000	Arid 1444	Schaffer, 1910?

M. GINIAFFI,
Joint Registrar of The Argentine Republic.

Melvin, 6th August 1904.

现代汉语词典

Сообщество всех Жителей земли—СЛАВЕ ТЫСЯЧА
—Каждый год Покров Пресвятой Богородицы.

Noting its favorable review of the terms of CIO's application for a 2½ billion dollar electric power facility to generate 16,300 kilowatts, the Board of Power and Light has granted a 2½ billion dollar power plant for July 1958.

2. The said leases and by agents there have authority to collect, receive, or the use all the rents of the above described.
3. Provided other than those acknowledged by the above leases who may collect, receive will be liable to prosecute.

БОУТ АНОН ФИНАНС САНКТ-ПЕТЕРБУРГ

(3) THREE TRIPS FROM THE STATE LINE.

2. The said James and his entourage, upon whom have
and hereby are ordered, shall set the sea off the coast of the

2. Persons other than those addressed by the above-mentioned laws who may assist others will be liable as co-conspirators.

Tel Aviv, 10 July 1974.

Такова Болгария. Страна Граждан---Людей, которые любят свою Родину. Июль 2138.

Wichita County gives that the loss of the Texaco
Delco Lines, factory or garage in Mr. H. H. Wied-
emann's Station of Ponca City for a period of three years
from January 1905.

8. The said leases and the numbered special lease form authority to collect charges in the area of the areas of the above districts.

3. Document other than those mentioned by the government may be submitted which will be made available to the public.

D. D. FREES, DIVADAN,
Assistant Director, Paul and Oskar Finsler
Technion, Haifa, August 2020.

BUREAU INSPECTOR'S CERTIFICATE
ISLAMIVILLE, JUNE 1911.—Signed.

	Number of countries	Percent of total area	Percent of total population
All countries, B	10	10	4
All countries, C	9	9	—
All countries, D	4	4	—
All countries, E	3	3	—
All countries, F	2	2	—
All countries, G	1	1	—
All countries, H	1	1	—

Table 2-A is available.
 B = All countries and Part A
 C = Countries C
 D = Countries D, E, F, G, and H
 E = All countries except Europe and U.S.

H. P. SCHMITT, *Litt. Sc. D. L. S.*,
Member of Public Welfare Board and
Lawyer, Board of Accountancy

www.pearltrees.com

ANNOUNCE BIRTHDAY OF **JAMESON** AND **DOROTHY** KIRK
at **Residence** **Winnipeg** in the Province of **Manitoba**
and the week ending **10th July 1919.**

THE ANGLO-THAI

It is hereby certified under seal of the Indian Affairs Dept. No. 6 of 1914, that on the 10th day of February 1920 Indians consisting of the undersigned individuals who had a total of \$10,150 was found to be in the possession of the following persons in the upper room of Black Bear's home, R.R. No. 142 of Chisholm village, Hennepin County, Minnesota, one of Chisholm, D.-Highwayman.

All persons claiming the said Indians as any part thereof are hereby required to appear personally or by agent before the Commissioner of Indians in his office at Falcon Hill Inn, on the 25th day of February 1920 in order to the number of Indians named and determined to whom the same belongs.

Description of the theories.

A. B. W. BROWN,
Editor,
Brown's Magazine Office.

DEPARTMENT OF AGRICULTURE.

Statement showing the DATED TRANSACTIONS AND EXPENSES OR FUEL CONSUMED IN THE MADRAS PENINSULAR
FOR THE WEEK ENDING 20th JULY 1938.

(Rate = Rs. 10/- per ton of 200 kgs. 1 lb.)

Number of entries.	In the previous week.				In the current week.				Total from last Monday to date.	
	Week ending 20th July 1938.	Total from 2nd July 1938 to 20th July 1938.	Current week.	Total from 2nd July 1938 to date.	Current week.	Total from 2nd July 1938 to date.	Current week.	Total from 2nd July 1938 to date.	Current week.	Total from 2nd July 1938 to date.
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
11										
111) Jute & Jute Jute cloth Jute bags Jute twine and straps Jute twine Jute cloth Total	1,111 111 111 111 111 111 111	1,111 111 111 111 111 111 111	111 111 111 111 111 111 111	1,111 111 111 111 111 111 111	111 111 111 111 111 111 111	111 111 111 111 111 111 111	111 111 111 111 111 111 111	111 111 111 111 111 111 111	111 111 111 111 111 111 111	111 111 111 111 111 111 111
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10/- Precent applied to the corresponding totals of previous year by 14/7/32-16/7/38.

21/- Entries applied in alternative book by 14/7/38.

23/- Entries as per in the current week—Madras 111 (Kings 111), Victoria 111, Golkonda 111; Gondwana 111; Tellicherry 111, Madras 111 (Kings 111), Victoria 111, Golkonda 111, Bangalore 111.

26/- Entries not taken by reported entries.

28/- 1,111

30/- 111

31/- 111

Imports by ton in the current week—Madras 111 (Kings 111), Golkonda 111, Pernambuco 111.

—Exports not reported.

Quantity of COTTON Exports in the preceding Reserve and of UNKNOWN COTTON RESERVE or STORED STOCK
in the Madras Peninsular during the week ending 20th July 1938.

(Rate = Rs. 10/- per ton of 200 kgs. 1 lb.)

Number of entries.	In the previous week.				In the current week.				Total from last Monday to date.	
	20th July 1938	21st July 1938	22nd July 1938	23rd July 1938	20th July 1938	21st July 1938	22nd July 1938	23rd July 1938	20th July 1938	21st July 1938
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
11										
21) Jute & Cloth Jute bags Jute twine and straps Jute twine Jute cloth Total	1,111 111 111 111 111 111 111	1,111 111 111 111 111 111 111	111 111 111 111 111 111 111	1,111 111 111 111 111 111 111	111 111 111 111 111 111 111	111 111 111 111 111 111 111	111 111 111 111 111 111 111	111 111 111 111 111 111 111	111 111 111 111 111 111 111	111 111 111 111 111 111 111
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Statement of Cotton Passages in the Madras Peninsular for the week ending 20th July 1938.

[Section 3 (2) of the Cotton Ginning and Dressing Revision Act, 1935.]

Number of entries.	Number of bales passed.			
	During the week. (1)	During the preceding week. (2)	From the inventory date. (3)	During the preceding period. (4)
11				
21) Jute & Cloth Jute bags Jute twine and straps Jute twine Jute cloth Total	1,111 111 111 111 111 111 111	1,111 111 111 111 111 111 111	111 111 111 111 111 111 111	111 111 111 111 111 111 111
	1,111 111 111 111 111 111 111	1,111 111 111 111 111 111 111	111 111 111 111 111 111 111	111 111 111 111 111 111 111

Determination whether the quantity of FINE COFFEE, expressed below, was imported into the Ports of the Medina
Provinces from 1st to 20th July 1813 and from 1st to 20th July 1818

Bei Tropenwalden und tropischen Savannen

F. M. RASFA REEDS,
Director of Assembly

JURISDICTIONAL NOTIFICATIONS

IN THE SUPERIOR COURT OF JUDICATURE AT
SAIGON.

THE PRACTITIONER

Notice is hereby given that, on petition presented by the undersigned citizens of the district as dates given below, notice of appearance in adversary against the said district was made by the High Court of Judicature at Bangalore on the date cited against the name of each--

Number of patients, date of filing, name of the participating physician, name and address of the hospital, date of admission.

Edmonton, 29th May 1914. George Gossard & Co. As per
previous direction (Circular) STC Wagon Works should receive
last complete standard carriage as required as No. 4-4-4
bridge wagon, same and making up the M. T. Tramcar
wagon, complete, which, I hope, will

Winnipeg, June 20th, 1914, from Dr. John Rossell, B. P. H. & Laboratories, Ontario, receiving an analysis under the authority of J. F. N. R. Provincial Chemist. A sample of the oil was sent to him.

Notice is hereby given that no petition has been filed by the undersigned debtors in cases given below, within 90 days of adjudication. In consistency with Rule 31(e) of the Rules of the High Court of Justice at Shibusawa, no notice given against the names above.

Number of patients with all three types and either of two
types of adhesions

Salpinctes obsoletus (Gmelin, 1788) (Pl. 17). *Thraupis obsoleta* Gmelin, 1788, Syst. Natur., ed. 10, p. 102. *Trochilus obsoletus* (Gmelin), Bonaparte, 1850, Amer. Ornithol. Biologia, no. 6, p. 6. *Thraupis obsoletus*, Gmelin, 1788, Syst. Natur., ed. 10, p. 102.

1961-1962. 1962 Janus 100: 1. W. B. Gurney, The author, Geography
Department, University of Wisconsin. From 1961-62, teaching
at U.S. Air Force Academy, Colorado Springs, Colo.

1961-1965. State Dept. (1968). *Belarus. Stability and Change*. Washington, D.C.: U.S. Dept. of State.

and were now, or anticipated further and Austria
would, then, wages at a premium. The Emperor had
nothing to do with it. However, President Wilson, upon returning
from meeting at No. 44, Belgrave Square, London,
England, June 26, 1919.

1960 *Botany* 11(1-2): 1-10. B. Ramanjan, *Some remarks on the ecology of the B. Ramanjan Reserve Forest, Andhra Pradesh*, pp. 1-10. 1960.

251788. lot 146. B. sp. (var.?) Madre chick, 2nd
nesting. 2000' elev. (near S. G. Mtn., meeting at N.
P. 2000' above) Tuck shiny, cinnamon, Madre, Cal.
Pura (B).

Notice of petition, date of filing, name and address of the petitioner, date of application.

SUMMONS, No. 1 of 1928, R. S. Jayaraman, Advocate, versus S. M. Venkateswaran, Madras, residing at No. 26, Government Street, Madras, and others—Petitioners. The sum total of the amounts recovered by the petitioner under section 36 of the Provincial Insolvency Act is Rs. 1,000/-.

SUMMONS, No. 1 of 1928, Am Puthal alias Arun Balaji, son of S. V. K. A. Kasturamani, residing at No. 10, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, R. A. Narayana, Advocate, residing at No. 11, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, T. Venkateswaran, residence, residing at No. 12/13, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, C. Subbarao, residence, residing at No. 13, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, T. S. Venkateswaran, residence, residing at No. 14, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, C. Subbarao, residence, residing at No. 15, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, T. Venkateswaran, residence, residing at No. 16, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, T. Venkateswaran, residence, residing at No. 17, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, T. Venkateswaran, residence, residing at No. 18, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, T. Venkateswaran, residence, residing at No. 19, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, T. Venkateswaran, residence, residing at No. 20, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, T. Venkateswaran, residence, residing at No. 21, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, T. Venkateswaran, residence, residing at No. 22, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, T. Venkateswaran, residence, residing at No. 23, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, T. Venkateswaran, residence, residing at No. 24, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, T. Venkateswaran, residence, residing at No. 25, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

SUMMONS, No. 1 of 1928, T. Venkateswaran, residence, residing at No. 26, Government Street, Madras, versus S. M. Venkateswaran, Advocate, residing at No. 26, Government Street, Madras, and others—Petitioners.

No. 11 of 1928, Dhananjay Chatterjee, Advocate,
Pois Chita Massey—Petitioner (plaintiff).
Pois Chita and others—Petitioners (defendants).

This notice that the parties by the said writ under section 36 of the Provincial Insolvency Act for removal of the compositions which comes on for hearing before this Court on 10th September 1928.

G. SATYANARAYANA CHOWDHURY,
Advocate, 26th July 1928.

No. 1 of 1928, Venkateswaran, Esq.,
Advocate Thirumangalam, etc.—Petitioner.

Dollam Puram—Petitioner (plaintiff).
Gopal.

This notice that the parties by the said writ under section 36 of the Provincial Insolvency Act for removal of the compositions which comes on for hearing before this Court on 10th September 1928 for hearing.

T. S. RAJAHANDEEN,
District Judge
Chakkalapattai, 26th July 1928.

No. 17 of 1928 (M.P.), No. 412 of 1928,
District Court, Madras.

Madras Venkatasubramanyam—Petitioner (plaintiff).
Ranganayakar and others—Petitioners (defendants).

This notice that the parties by the said writ under section 36 of the Provincial Insolvency Act for removal of the compositions which comes on for hearing before this Court on 21st September 1928.

P. H. RAJABRAHMAH,
District Judge,
Kurruval, 21st August 1928.

No. 8 of 1928, Sen-Cook, Esq.,
Sri M. Ananthanayagam—Advocate—Petitioner.

Lungi Ettadi Sulochi Balaji—Petitioner (plaintiff).
Lungi Ettadi Sulochi Balaji—Petitioner (plaintiff).

This notice is hereby given under section 36 (2) of the Provincial Insolvency Act that the parties have agreed to file their cases before this Court for removal of the compositions which comes on for hearing on 26th August 1928 for hearing.

R. BALASUBRAMANIA ATTAI,
Subordinate Judge,
Chennai, 26 August 1928.

No. 4 of 1928, Sub-Chief, District.

M. R. C. C. IYER, Esq. alias Ramaiah Chettiar, son of Durai Chettiar, residing at Pudukkottai, Sri Ramakrishna Chettiar and others—Petitioners.
Malikandippan Chettiar and others—Petitioners.

This notice that the parties by the said writ under section 36 of the Provincial Insolvency Act for an order of absolute discharge comes on for hearing before this Court on 10th September 1928.

No. 12 of 1928, Sub-Chief, District.

T. N. K. Venkappa Chettiar—Petitioner (plaintiff).
M. R. C. C. IYER, Esq. alias Ramaiah Chettiar, son of Durai Chettiar, residing at Pudukkottai, Ramaswamy Chettiar—Petitioners (defendants).

This notice is hereby given under section 36 (2) of the Provincial Insolvency Act that the parties have agreed to file their cases before this Court for removal of the compositions which comes on for hearing on 26th September 1928.

D. S. RAJA RAM,
Subordinate Judge—Petitioner (plaintiff).
Dermatol, 26th September 1928.

No. 18 of 1928, Sub-Chief, District.
Buddha Nagara and Buddhi Parayya, residents of Madras—Petitioners (plaintiffs).

This notice is hereby given under section 36 (2) of the Provincial Insolvency Act that the order of adjudication dated 27th August 1928, passed against the above-named principals was satisfied by an order of the Court, dated 26th July 1928.

INSOLVENCY PETITIONS

No. 1 of 1928, Distress Court, Amritapur.
Siddhu, Pothu Chelva and others—Petitioners.
Gandhiji, Pothu Chelva and others—Petitioners.

This notice that the parties by the said writ under section 36 of the Provincial Insolvency Act for an order of absolute discharge comes on for hearing before this Court on 10th September 1928.

No. 46 of 1928, Distress Court, Amritapur.
Thoban Advani—Petitioner (plaintiff).
Gandhiji, Venkatasubramanya and others—Petitioners.

This notice that the parties by the said writ under section 36 of the Provincial Insolvency Act for removal of the compositions which comes on for hearing before this Court on 10th September 1928.

No. 19 or 192, Sea-Court, GOMBA.

Magnolia Agapay, wife of *Kasthuri*, resident of *Kannangara-Pettah* (Gomba).—
Notice is hereby given under section 37 (2) of the Provincial Insolvency Act that the order of insolvency dated 20th February 1931, passed against the abovementioned person, was annulled by an order of this Court, dated 21st July 1931.

No. 20 or 193, Sea-Court, GOMBA.

Sri Sri Ambikamperumal-Pettah (2nd evidence) *Kannangara-Pettah*, son of *Appan*, native of *Ceylon*.—The Hon. *G. Ganga-Burgh*, *Mossall's* *Portuguese-superintendent* (Gomba).

Notice is hereby given under section 37 (2) of the Provincial Insolvency Act that the order of insolvency dated 10th April 1931, passed against the abovementioned person, was annulled by an order of this Court, dated 10th July 1931.

No. 21 or 194, Sea-Court, GOMBA.

Prima Narasimha Rao-Pettah (Gomba), 1st *assistant-shariff*.
Pattu Sugunan Pan-Chittagong (Gomba).

Notice is hereby given under section 37 (2) of the Provincial Insolvency Act that the order of insolvency dated 30th June 1931, passed against the abovementioned person, was annulled by an order of this Court, dated 30th July 1931.

No. 22 or 195, Sea-Court, GOMBA.

Madhava Ramaiah, son of *Pichaiya*, *Brash-*
hall and resident of *Guntur*-Pettah (Gomba).

Tenants and others—*Official creditors*.
Take notice that the petition by the abovementioned under section 41 of the Provincial Insolvency Act for an order of absolute discharge came on for hearing before this Court on 21st August 1930.

No. 23 or 196, Sea-Court, GOMBA.

Basti Balakumar, son of *Balakumar*, *Subrahmanya* and physician of *Ganapathy-Pettah* (Gomba), *Demangodu*, *Ahmedabad* and others—*Official creditors*.

This notice shall go forth to the abovementioned under section 41 of the Provincial Insolvency Act for an order of absolute discharge comes on for hearing before this Court on 21st August 1930.

No. 24 or 197, Sea-Court, GOMBA.

Nagappaappa-Pettah—*Pettah* (Gomba).
Kasthuri Pettah, son of *Potta*, *Pettah*, son of *Appan*, native of *Appan*, *Portuguese*, *Barrow* and *Shah*—*Pettah* (Gomba).

Under section 30 of the Provincial Insolvency Act, notice is hereby given that the abovementioned respondent has been adjudged bankrupt on 3rd August 1930 and that he should apply for discharge as or before 2nd August 1931. Creditors should prove their claims within three months from the date of publication of this notice in the District Gazette, in addition thereto, as appears in Form No. 5 of the Madras Provincial Insolvency Rules. They should also give the Official Receiver all necessary instructions and provide him with funds, where necessary.

No. 25 or 198, Sea-Court, GOMBA.

Baskholla Vedaprabhu, son of *Nadambalay*, *Tha-*
valakottai and resident of *Udumalpet*—*Pettah* (Gomba).

Almatti Venkatachidhanya and others—*Pappanadu*—*Gudalur*.

Under section 30 of the Provincial Insolvency Act, notice is hereby given that the abovementioned petitioner has been adjudged bankrupt on 3rd August 1930 and that he should apply for discharge as or before 2nd August 1931. Creditors should prove their claims within three months from the date of publication of this notice in the District Gazette, in addition thereto, as appears in Form No. 5 of the Madras Provincial Insolvency Rules. They should also give the Official Receiver all necessary instructions and provide him with funds, where necessary.

No. 26 or 199, Sea-Court, GOMBA.

Perumal Kattuvan, wife of *Venkateswara*, *Vera* and *holder* of *Padikkal*, *Guruvayur*—*Palakkad* (Gudalur).

Sathiam-Guruvayur and others—*Pappanadu*—*Gudalur*.

Under section 30 of the Provincial Insolvency Act, notice is hereby given that the abovementioned petitioner has been adjudged bankrupt on 3rd July 1930 and that he should apply for discharge as or before 2nd July 1931. Creditors should prove their claims within three months from the date of publication of this notice in the District Gazette, by delivering or sending by registered post to the Official Receiver as appears in Form No. 5 of the Madras Provincial Insolvency Rules. They should also give the Official Receiver all necessary instructions and provide him with funds, where necessary.

No. 27 or 200, Sea-Court, GOMBA.

Madhava Narayana, son of *Govinda*, *Vera* and *holder* of *Namakkal*—*Elayadutty* (Gudalur).

Under section 30 of the Provincial Insolvency Act, notice is hereby given that the abovementioned petitioner has been adjudged bankrupt on 3rd July 1930 and that he should apply for discharge as or before 2nd July 1931. Creditors should prove their claims within three months from the date of publication of this notice in the District Gazette, by delivering or sending by registered post to the Official Receiver as appears in Form No. 5 of the Madras Provincial Insolvency Rules. They should also give the Official Receiver all necessary instructions and provide him with funds, where necessary.

No. 28 or 201, Sea-Court, GOMBA.

Kannan Ramaiah, son of *Namakkal*, *Veluppillai* and *holder* of *Veluppillai*, *veluppillai*, *holder* of *Veluppillai*, *Veluppillai*—*Pettah* (Gudalur).

Grannu Agapay and others—*Pappanadu*—*Gudalur*.

Under section 30 of the Provincial Insolvency Act, notice is hereby given that the abovementioned petitioner has been adjudged bankrupt on 3rd July 1930 and that he should apply for discharge as or before 2nd July 1931. Creditors should prove their claims within three months from the date of publication of this notice in the District Gazette, by delivering or sending by registered post to the Official Receiver as appears in Form No. 5 of the Madras Provincial Insolvency Rules. They should also give the Official Receiver all necessary instructions and provide him with funds, where necessary.

No. 29 or 202, Sea-Court, GOMBA.

Unnadanand Venkatachidhanya—*Pattah* (Gudalur).

Pattabhiram Govindaraj, son of *Manigai*, *Vyp-*
pal and *holder* of *Vypal*, *Guruvayur*—*Palakkad* (Gudalur).

Notice is hereby given under section 30 (2) of the Provincial Insolvency Act that the petitioner has applied to this Court, praying to adjudge respondent as bankrupt and that the said petition stands posted to 21st August 1931 for hearing.

No. 30 or 203, Sea-Court, GOMBA.

Deviyai Balayya, son of *Balayya*, *Vera* and *holder* of *Maruthurampatti*—*Pettah* (Gudalur).

Kethu Sivayam and others—*Pappanadu*—*Gudalur*.

Notice is hereby given under section 30 (2) of the Provincial Insolvency Act that the petitioner has applied to this Court, praying to adjudge respondent as bankrupt and that the said petition stands posted to 21st August 1931 for hearing.

M. RAMACHANDRA RAJU,
Subordinate Judge and
Judge,

Devise, 3rd August 1931.

No. 20 or 1931, plaintiff, T. S. Arunachalam,
T. V. Sankaran Aryer—Petitioner (plaintiff).
Samuel Aryer and others—Respondents.

Take notice that the abovementioned plaintiff has been admitted as a lawyer on 16th July 1938 with permission to apply for discharge as and before 16th January 1939. The lawyers should present their claims before the General Revenue court.

No. 21 or 1931, Samayam, Tamarapalli
K. M. Ramanathan Chettiar, reading at Madras
Courtroom, reading at Trichinopoly and 6 other
& firms by proprietor himself stand at the said place
—Petitioner (plaintiff).

K. Ramanathan Chettiar, reading at Kallikere and
Sriperumbudur Chettiar, reading at Kallikere—
Respondents (defendants).

Take notice that the above notice had by the
ordinance under sections 7, 8 and 13 of Act V of
1930 for the respondent being adjudged bankrupt
comes on for hearing before the above Court on
25th August 1938.

C. C. O. ALIPE,
District Courts Judge,
Trichinopoly, 24th August 1938.

No. 1 or 1930, Durbari Mehta's Office, 2nd
Kota Road, also Kotla Chettiar and two others—
Petitioners (plaintiffs).
P. K. Rangaswami Mehalli and thirteen others—
Respondents (defendants).

Notice is hereby given under section 10 (2) of
act V of 1930 that the petition put in by the
abovementioned petitioner to discharge him as
adjudged bankrupt is to decide than any
admonition is posted on the 11th day of September 1938.

C. K. MENON,
District Munsif,
Ariyal, 2nd August 1938.

No. 10 or 1930, Durbari Mehta's Office,
Kotla Chettiar,
Panigrahi Bhawanam, Governmental & War-
wick Hall—Plaintiff.
Dowdy Bhawanam and six others—Defendants.

The order of adjudication, dated 17th November
1937, is hereby annulled under section 13 of the
Provincial Insolvency Act, by an order of this Court,
dated 21st July 1938.

No. 11 or 1930, Durbari Mehta's Office,
Governmental Bhawanam,
Dowdy Bhawanam and 14 others—Defendants.

The order of adjudication, dated 17th November
1937, is hereby annulled under section 13 of the
Provincial Insolvency Act, by an order of this Court,
dated 21st July 1938.

A. T. KRISHNA RAO,
District Munsif,
Guntur, 22nd July 1938.

No. 9 or 1930, Durbari Mehta's Office, Guntur,
E. Srinivas, Farmer, M. & S.M. Ganesh—
Petitioners (plaintiffs).

Murari Ramchand and others—Respondents.

Under section 10 of the Provincial Insolvency Act,
notice is hereby given that the abovementioned peti-
tioner has been adjudged bankrupt on 21st June
1938 and that he should apply for discharge as
and before 16th December 1938. Creditors should present
their claims within three months from the date of
posting notice of this notice in the District Gazette, by
advertisements made by registered post on the
District Revenue office addressed in Box No. 3 of the
Public Financial Taxation Office. They should
also give the Office of Revenue an account of
time and provide him with funds, where necessary.

No. 8 or 1930, Durbari Mehta's Office, Guntur,
S. A. Rao, Patel, Sreeni, Gundala—Petitioners
Anupam Kapoor and others—Creditors (plaintiffs).

Notice is hereby given under clause (iii), section 13
of the Provincial Insolvency Act, that the abo-
vementioned petitioner has applied to the Court to adju-
dice him as an insolvent and that the application
is posted for hearing on 29th August 1938. Any
creditor willing to appear for the same may appear in
person or by pleader on the said date.

ABUD SULTAN,
District Munsif.
Guntur, 26th July 1938.

No. 1 or 1930, Durbari Mehta's Office,
Mysore.

E. Venkatesha Aiyar, son of S. Venkatesha
Aiyar, reading at Sri Rangan street, Mysore—
Petitioner (plaintiff).

Mohamed Aliyakutty and two others—Respondents

(defendants).

Under section 10 of the Provincial Insolvency
Act, notice is hereby given that the abovementioned
defendant has been adjudged bankrupt on 21st May
1938 and that he should apply for discharge as
and before 16th July 1938. Creditors should present
their claims within four months from the date of
posting notice of this notice in the District Gazette, by
advertisements made by registered post on the
District Revenue Office. They should also give
the General Revenue all necessary instructions and
provide him with funds, where necessary.

S. NAGASWAMI,
District Munsif.
Mysore, 21st July 1938.

No. 20 or 1930, Durbari Mehta's Office,
Mysore.

Radihan Bhawanam and another—Petitioners

(defendants).

Under section 10 of the Provincial Insolvency Act,
notice is hereby given that the abovementioned
petitioner has been adjudged bankrupt on 21st July
1938 and that he should apply for discharge as
and before 16th August 1938. Creditors should present
their claims within four months from the date of
posting notice of this notice in the District Gazette, by
advertisements made by registered post on the
District Revenue Office. They should also give
the General Revenue all necessary instructions and
provide him with funds, where necessary.

S. T. M. RADHAKRISHNAIAH,
District Munsif.
Mysore, 22nd July 1938.

No. 2 or 1930 (L. No. 4229 or 1930), Durbari
Mehta's Office, Guntur.

(1) Pallepati Venkata and (2) Motta Venkata
Aiyar—Petitioners (plaintiffs).

Mysore Bank Trustee and others—Creditors (defendants).

Take notice that the petition by the joint
plaintiffs under section 4 of the Provincial Insolvency Act
for an order of absolute discharge comes in for
hearing before this Court on 16th September 1938.

T. D. RAMAYYA,
Provincial District Munsif.
Guntur, 2nd August 1938.

No. 20 or 1930, Durbari Mehta's Office,
Guntur.

Peluswam Venkata of Pringapatnam—Petitioner.

K. Govindan and others—Respondents.

It is hereby noticed under section 10, clause 2,
Act V of 1930, that the abovementioned petitioner has
applied to the Court for the extension of time for
discharge and that time has been granted till
the 16th of December 1938.

M. KANSA BABU,
District Munsif.
Guntur, 28th July 1938.

No. 5 or 1936, Governor's Order, Bangalore.

Kannanam Narayana, son of Kannanam Narayana Pillai, Bangalore, cultivator and trader, at present a member of the Bar of Andhra Pradesh, Andhra State, Hyderabad—Petitioner.

M. K. Thirumangal Reddi and seven other litigants—Petitioners.

Notice under section 22 of the Provincial Insolvency Act is hereby given that the above-named petitioners have applied to this Court for being adjudged insolvent and that these applications were made on 10th December 1935, before the date of the Court, and no written notice as aforesaid and opposition may be filed either in person or by a duly authorized agent.

C. D. THIRUMANGAL MURALIYAR,
District Mysore.
Mysore, 20th July 1936.

No. 5 or 1936, Governor's Order, Bangalore.

Yeddu Pillai and Yeru Pillai, sons of Parasurama Pillai, residing at Mysoregaon, Mysore—Petitioners.

Sri Rajendran Reddi and another—Counsel.

Notice is hereby given under section 22 (2) of the Provincial Insolvency Act, that the order of adjudication dated 20th August 1935, whereby the aforesaid petitioners were adjudged insolvent by an order of this Court, dated 20th day of July 1935.

A. V. BALAKRISHNA MURTHY,
District Mysore.
Mysore, 20th July 1936.

No. 1 or (107 O/S) II or 1936, Governor's Order, Bangalore, District Mysore, Bangalore.

Doddanamurthy—Petitioner (plaintiff).

Ramachandrapuram—Counsel (defendant).

Notice is hereby given under section 22 (2) of the Provincial Insolvency Act that the order of adjudication, dated 21st August 1935, passed against the aforesaid plaintiff was confirmed by an order of this Court, dated 20th August 1935.

No. 1 or 1936, Governor's Order, Bangalore.

Address: Suryana—Plaintiff (defendant).

Banna Venkata Iddha Rao and others—Petitioners (plaintiffs).

Under section 20 of the Provincial Insolvency Act, notice is hereby given that the aforesaid petitioners have been adjudged insolvent on 20th August 1935 and that they should apply for discharge on or before 20th December 1936. Counsel should pass their claims within one month from the date of adjudication by delivering or sending by registered post to the District Mysore or Bangalore or Bangalore City. They should also give the General Receiver necessary information and provide him with details, where necessary.

EDWARD GROUSE,
District Mysore.

Tumkur, 20th August 1936.

No. 107 or 1936, Governor's Order, Bangalore, Mysore and Andhra Pradesh—Plaintiff.

Notice is hereby given under section 21 of Act V of 1935 that each of the members of the aforesaid petitioners who have not passed their claims should do so on or before 20th October 1936. Counsel, where a final dividend will be distributed without regard to their claims.

V. RAMA RAO,
Official Receiver.

Mysore, 20th August 1936.

No. 105 or 1936, Governor's Order, Bangalore.

Parkash Narula, son of Kanta Pillai, Bangalore, Mysore State, Mysore—Petitioner.

Notice is hereby given under section 24, Provincial Insolvency Act, 1935, that all the creditors in the aforesaid insolvency whose claims have been settled have not passed their claims should pass their claims on or before 20th August 1936 by which date a final dividend will be declared without regard to their claims.

No. 20 or 1936, Governor's Order, Bangalore.

Benniappa Bhatia and Pruda Thimmappa, sons of Benniappa Bhatia, Peddlerpura, Peddlerpura, Mysore State—Defendants.

Notice is hereby given under section 24, Provincial Insolvency Act, 1935, that all the creditors in the aforesaid insolvency whose claims have been settled have not passed their claims should pass their claims on or before 20th August 1936 by which date a final dividend will be declared without regard to their claims.

No. 3 or 1937, Official Receiver's Order, Bangalore.

Ranga Subbaiah, son of Arkava, Channarayapatna, Hassan Districte—Defendant.

Notice is hereby given under section 24, Provincial Insolvency Act, 1935, that all the creditors in the aforesaid insolvency whose claims have been settled but have not passed their claims should pass their claims on or before 20th August 1936 by which date a final dividend will be declared without regard to their claims.

S. S. SREENIVASA RAO,
Official Receiver.
Kurnool, 10th July 1936.

NOTICES.

IN THE MATTER OF THE EASTERN COMPANIES ACT, 1913,
AND THE ANDHRA MOON REVENUE, LOITERER.

Whereas compensation has been paid to the Eastern Moon Revenue, located in its registered office at Madras, unclaimed;

And whereas it appears accordingly that the said Eastern Moon Revenue, located in its registered office at Madras, or was not in operation;

And whereas a notice, dated 20th Feb 1936, was published on page 356 of the Port St. George Gazette, Part II, dated 20th April 1936, purporting to section 247 of the Indian Companies Act, 1913, to the effect that unless claims were filed in the court within 30 days of the publication of such notice, the assets of such company would be struck off the register and that the company would be dissolved;

And whereas the said company has not done such thing within the time allowed thereupon on 20th June 1936;

And whereas the name of the said company, under section 247 (3) of the said Act, has struck off the register;

Calcutta, 20th July 1936.

IN THE MATTER OF THE EASTERN COMPANIES ACT, 1913,
AND THE WEST COAST PLANTERS ASSOCIATION,
LOITERER.

Whereas a compensation has been paid to the above Association pursuant to section 247 (2) to the extent whether the said Association is carrying on business or is operating;

And whereas it appears that the above Association is not carrying on business;

And whereas it appears accordingly that the West Coast Planters Association is not carrying on business or is not in operation;

And whereas a notice published in section 247 (2) of the Indian Companies Act, 1913, does not purport to state that the assets of the said company will be struck off the register of such company from the date of first notice, the assets of the said company will be struck off the register and the said company will be dissolved;

Calcutta, 20th August 1936.

BY ORDER OF THE INDIAN CHARTERS ACT, 1913,
AND THE MALARIA SANATORIUM BANK OF INDIA,
LIMITED.

Whereas Mr. P. A. Jethmalani, the Managing Director of the Malabar Sanatorium Bank of India, Ltd., in its letter dated 20th July 1934, reported that one Mr. Shams Ali, son of Mr. S. Ali, had been admitted and hence the hospital is not now in a fit state to receive:

3. of patients who are seriously ill and the Malabar Sanatorium Bank is liable, Limited, is not entitled to have him admitted to it again;

Notwithstanding given permission by section 201 (2) of the Indian Charters Act, 1913, to the Sanatorium Bank to close or to partake before the expiration of three months from the date of this notice, the name of the said employee will be struck off the register and the said employee will be discharged.

T. MISHRAUD,

Assistant Inspector of Food Steel Dispenser,
Calcutta, 2nd August 1934.

IN THE NAME OF THE INDIAN CHARTERS ACT, 1913,
AND THE MALARIA SANATORIUM COMPANY (MADRAS),
LIMITED.

Notice received to section 150 C.

The High Court of Judicature at Madras has, by its order dated 1st April 1934, in O.P. No. 77 of 1934, ordered that the Gurdaspur Company (Limited), Lahore, be restrained from using the provisions of the Indian Charters Act, 1913.

H. KRISHNAMURTI,
Assistant Inspector of Food Steel Dispenser,
Madras, 29th July 1934.

ERATHU.

In the endeavour notice published on page 320 of Part II of the Gazette Extraordinary, dated 26th July 1934, for "The 8 of 1934 (G.A. No. 184 of 1934), Tellicherry, Government, and R. 8 of 1934 (M.L. No. 424 of 1934), Madras, Gurdaspur,"

L. V. SIVARASAKHENDA ATTAVAR,
Subordinate Judge
Gurdaspur, 4th August 1934.

FINANCIAL NOTIFICATION.

RESERVE BANK OF INDIA.

NOTICE.

Portions of the following successive notes of the Reserve Bank of India have either been destroyed or application for payment of value have been received from the party whose name appears upon the signature. ANY other person who encloses them shall be deemed as having a right to them are warned to communicate at once with the undersigned:

Mr. Justice, T. V. Ramachandran, C.M. of Madras, 1st August 1934.

T.M.—S. H. — 100 Rs. Ramachandran, C.M. of Madras
Madras, 2nd July 1934.

T.M.—S. H. — 100 Rs. S. H. — 100 Rs.
T. V. Ramachandran, C.M. of Madras, 2nd July 1934.

P. H. W. MARCH,
Currency Officer,
Madras, 3rd August 1934.

PUBLIC WORKS NOTIFICATION.

NOTICE.

[Reference—This office Notice No. 727-A,
dated 14th June 1934.]

The repairs to the Police Works Department Expenses Budget at Chittagong Central Bazaar can not be completed. The Inspector and the General Works Department informed that the amount will not be available for expenditure till 1st August 1934.

S. D. SHRIEFF,
Inspector Expenses, North Africa Division,
Calcutta, 2nd August 1934.

HARBOUR NOTIFICATIONS.

NOTICES TO MARINERS.

No. 1 or 193.

Date—1st August—Arrangement—Relocation of
a new AIA Shipping Yard.

It is hereby notified that Notice to Mariners No. 1 of 2003, regarding the above AIA has been revised as follows:

Arrangement—Arrangement.

Date of arrival—1st December 1937.

Position—From a platform built at the lower end
of the Port Pier Road.
Latitude—10° 57' north,
Longitude—78° 48' east.

Character—Single Building white light (beam)...
0.5 seconds flash
0.7 seconds dash

Elevation—300 feet.

Visibility—11 miles in clear weather.

Chart off—Cape Comorin to Coonoor, No. 82,
Full Scale and Grid of Madras No. 63.

Publication—Day of Bengal Pilot—Page 149, from 1st
and 2nd. No. 10000. Date 27, M.A. 1934.

Remarks—The light will be permanently unlighted.

Authority—Harbourmaster Port Officer, Madras.

W. F. HEDDE,
Sir Presidency Port Office,
Madras, 29th July 1934.

No. 2 or 193.

Date—1st August—Arrangement—Arrangement
temporarily unlighted.

Position—Administrative Port,
Latitude 10° 57' north,
78° 48' east.

Chart off—Cape Comorin to Coonoor, No. 82,
Full Scale and Grid of Madras No. 63.

Remarks—The light is temporarily unlighted.

Authority—Port Officer, Nagapattinam.

Nagapattinam, 3rd August 1934.

No. 3 or 193.

Author—Port Commissioner—Arr. Light—Date
Offices Notice to Mariners No. 2 of 1934.

Position—Administrative Port, Latitude 10° 57'

Longitude 78° 48' East.

Chart off—Cape Comorin to Coonoor, No. 82.

Publication—Full Scale and Grid of Madras No. 63.

Remarks—The light is in order and is now being
examined.

Authority—Port Officer, Nagapattinam.

Nagapattinam, 4th August 1934.

No. 4 or 193.

Author—Roy of Bengal—Contractor General.

Reference—Notice to Mariners issued in O.P. No. 1 dated
12th May 1934, of Reserve Fleet,
Maritime Bureau Department, Madras
Cargo Inspection in Nagapattinam route.

Position—Latitude 10° 57' north
Longitude 78° 48' east
Apparatus—

Navigation Light (Beam Ending 274°).

Distance—25 miles.

Remarks—Spare lamps are provided and the
position is temporarily marked by buoys.

Authority—Port Officer, Nagapattinam.

A. MUDIE,
Port Officer,
Nagapattinam, 5th July 1934.

РЕВЕНТН: МОДУЛЯЦИОНЬ.

INTRODUCTION.

(iii) The following are the Accuracy controls specified in Schedule 3, paragraph:

(1) The rest of the Province with the exception of the Seliger district showing the Oudein taluk and the approach valley of the Malabar district.

The Frequency Scale

2. Two-hopping Hopping shall be issued on Dec 2000 Letter.

(ii) all Bacteriophages which were isolated from the same source in which the test phage was isolated or from another source.

40 of persons having the exclusive privilege of
manufacture and supply of certain bodily needs.
40 of horses or their use equivalent in the
British Indian Empire provided that the application
for license is accompanied by an application for a
permit for the transport of the body cargo by sea
or land or air and that the latter application be
congruous or uncorroborated in so far as to the
allowance to claim that the bodily is to be false.

60% of treeless grasslands, and of several species in the 10% not in the Sydney basin specifically in Sheldene L. in the East Laramie District, in the West Gunnison district, in the Rio Grande and Gunnison districts of the Colorado District, and in the Eastern Slope, Western Slope and Gunnison basins of the Colorado district, for no more than 10% in the case of a few species, and three times as much in the case of others. The best trapping for the drawing of body-weight histograms was done in the fall, but not in early autumn.

part of upper Shambhuli or Rupshabhi in the Mewar territory and in the Gangotri State about to obtain today from him grazing in Sardar territory.

of odd shapes in the Tschirnau State
during its statehood from 1905 to 1918
proves that the application was
characterized by the Salt and Asteri Taxation on
the basis, and of odd shapes in the Czechia State
and

10. In case 95, 96 or 97, if any member of a bill tribe shall die a natural death or die according to Hindu custom, Adhvaryus, Brahmins, Vaishnava and Mahayana villages of the Vengaiya district which are any of the villages in the Vengaiya district specified in Schedule II, may not make any new house for such household for domestic purposes, but not for sale.

In cases 98, 99 and 100, if any member of the group dies by suicide, his/her son or son's son, or in cases 98, 99 and 100, his wife, may not make any new house for such household for domestic purposes, but not for sale.

4. (D) Applications for the grant of non-teaching Positions must be made on the prescribed form to the Inspector, Examinations Department, in charge of the centre in which the course will be situated. Forms may be obtained from the Inspectorate of the Board.

On Applications for Re-issuing Letters in the North Kansas cities should be submitted by the trustee or person in possession of the trust intended to be renewed in behalf of his patient.

3. Todd shinglestone in areas adjoining the Myponga Shale will also be found in top layers in Kilkenny for the supply of bedding to these shales as part of the whole of the toddler or sandstone intercalates into the British transition of the Myponga limestone, and it is not difficult to distinguish regarding the two. The shale of Todd's is very thin, and is extremely variable in the higher layers, in form, of the same set the upper, i.e., the blue, layer of the limestone.

The British and Japanese Governments reserve to themselves the right to impose, in addition to the taxes or rents for the use of houses belonging to them, such other taxes or rents as may be required by British and Japanese business alike. The terms and conditions of the lease of houses and buildings agreed to by the Parties and the Japanese Government with regard to the use of houses for temporary stays in other territories or the establishment of steamers or shipyards to the other side, will prevent the interpretation of taxes or rent imposed on the British Government or on the Japanese Government by the other side with a view to the payment of such taxes or rents.

§ 41 Title to sheep-shearing in British territory ad-
joining the Portuguese State will be allowed to be
kept there by the State on payment of taxes (taxes
on the Colonies) to the British Govt-Treasury, the rate being the
same as in the Karnal district. Today sheep-shearing
in Portuguese State will be allowed to be kept
in the adjoining British territory on payment
of taxes at the measure of the value of the
sheep-shearing in the same manner as in the
adjoining. The Portuguese State will be treated
as a frontier State in regard of the taxes levied
by the British Govt. At the higher of the rates prevailing
in both parts of the Province.

(ii) Tidby shipyards in British territory adjoining Costa Rica may be allowed to pay 20-25% of their debts on payment of full wages to their workers at the higher of the rates prevailing on both sides.

3. A Grade Bales reader applying for trees in British territory must pay full taxation in one payment at the higher of the rates prevailing or the rates of the Province, less a British allowance, as present to the British Taxation Department. Your application for trees in British territory must be accompanied by a copy of the British tax bill, or a certificate issued by the Goods Inspector of the division, within whose jurisdiction the sheep is situated. The British Goods Inspector in whom the application is forwarded shall have discretion to refuse to comply with an application which appears to him to be manifestly outside the limits of the jurisdiction and permission of the British Goods Inspector, shall serve notice with the period for which taxes are to be paid, as granted under your tree-logging rates.

form of the Curing State. The location and persons named in the state paper by the French Imperial shall be held in suspension or cancellation on the account of the English mass Exile effort.

8. Persons applying for the issue of licenses will be responsible to the Board for all sums payable as indicated by reason of the issue license to be issued.

In 10 lakes, there are several areas for retaining the trees. The Inspector, on receipt of an application, shall make a lake-side line for the marking of the trees by an officer of rank not lower than a Sub-inspector, and shall see that the trees marked are cut down as soon as possible, and in accordance with all neighbouring timber which are in part, if the inspector sees that the trees required for use in excess of the log丈量 required at the shore. Applications for trees shall pass out to the marking stations required by the letter in the first place, the number of which is to be determined by the chief officer in whose province cases the trees marked by them shall be destined to be retained by the Collector's department.

It is the last district station, in the West-Gauhati district, in the Bhopal and Bhopal tehsils of the Gauhati district, in the Barak, Brahmaputra, Nalbari and Karimganj of the Nalbari district, and in the villages of the Dibrugarh district specified in

and the free-tax payable by both taxpayers in the Worcester and Barnard districts, who made up about one-half of the total taxpayers, while those in Worcester again, will be at the rate of \$10, 3-18-9 per cent.

Also the tree has possible as content, maps, polymers and data trees marked by radial sweepers

Period within which the buyer is entitled to:

Using this, the user can quickly see if the bill left him any money or if he needs to contribute more than 1/3 of what was paid by the user.

16. Every instalment of trustee shall be paid on the first day of each month in which it falls.

15. For the convenience of applicants, applications will be received post or telegraph or by air-mail, but it is recommended that business mail, or prepayment of postage, be used. All applications must be received at 100, Murray street and shall be retained by the Secretary until the evening of the 30th September at 100, Murray, as the case may be. In the case of *Kingsland*, entries must be made at 100, Murray, and *Southgate* and *Woolstonecraft*, markings will be obtained from the Post Office. In the case of *St. Leonards*, entries must be made at 100, Murray, but the entries of the drop boxes will not be accepted before the evening of the 30th September, as it is considered likely to draw a crowd during the morning of the 31st.

All today drive under the tree-tagging license granted in accordance with these rules shall, as soon as this year terminates if they remove from the tree, be immediately addressed direct to a distillery or a licensed still shop under a general transport permit which will be issued gratis.

Schedule I, those intended for the drawing of suspended loads and those for the drawing of suspended loads, shall, as far as possible, be in separate types or forms.

8. Collected may, from time to time, provide the necessary number of trees to be entered in the annual 12 elections. They may also decree that the trees planted in one village only shall be included in the competition.

12. Tools shall not be drawn from any tool box unless they can be accounted for in any tool box or in any other place where the tools have been issued by the proper officer.

13. For materials and data items of the Free French and the Free French Foreign Legion Service shall be issued, that is to say from 1st October or any subsequent date to the 20th September immediately following, except in the case of those which have been officially tagged, as when the full situation may be known.

(2) The following shall be the form provide an account of such trees for the tapping of which licenses is issued by:-

Patient age, yr	Dyslipidemia type (n)	Patients with total cholesterol levels above 200 mg/dL		Patients with total cholesterol levels above 200 mg/dL and HDL cholesterol below 40 mg/dL		Total number of patients with total cholesterol above 200 mg/dL and HDL cholesterol below 40 mg/dL
		No.	%	No.	%	
≤ 20	4	4	100	8	20	12
21–30	12	12	100	10	83	22
31–40	7	7	100	5	71	12
41–50	10	10	100	8	80	18
51–60	12	12	100	10	83	22
61–70	10	10	100	8	80	18
71–80	10	10	100	8	80	18
81–90	10	10	100	8	80	18
≥ 91	10	10	100	8	80	18
Total	80	80	100	64	80	144

In Madras, Chingleput, Tanjore, South Arcot and Melcher districts who take steps at raising seedlings or after 1st June will be two-thirds of the full

(3) The fees payable on account of any transaction under these rules shall be payable in the following manner—against the Board of Directors shall otherwise direct.

Instructions which according to the rule are omitted.

1. **Priority**:
- half of the time of application and the other half of the Int. Patent
- half of the Int. Patent.
- half of the time of application and the other half of the Int. Patent
- half of the Int. Patent.
- half of the time of application.

and preferential to the other two suppliers for business due to their relatively lower prices.

The permit shall accompany the bill of lading.

and which be presented as the demand of any Attorney or of any agent thereof appointed to take such district. In the State Gazette district plan to be made, it shall be shown where each locality is to be taken up, and the date when the application and/or permission of the same is to be sent to the county-clerk stamp of the value of one note in his affidavit to the application. No ready money under these rules shall be paid otherwise than by a cashier or manager of a bank or of a post office, or a regularly organized trust company, or by a person who is a specie agent absolute authority.

12. Between himself and another no liability shall be
arose or exist by a person holding a license under
these rules in the property or field in which roads
cross which he is licensed to pass, except the liability
arisen in the acts attached to the operation of the
trees, provided that the Board of Directors may, on
any sufficient cause being shown, take such action

* In the Medina River Gorge, where a small stream joins the river.

SECTION I.		SECTION II.	
PROCLAMATION ADDRESS.		PROCLAMATION ADDRESS.	
<i>(Order of service.)</i>		<i>(Order of service.)</i>	
1. Recitation.		1. Recitation.	
2. Psalmody.		2. Psalmody.	
3. Hymn.		3. Hymn.	
4. Psalmody.		4. Psalmody.	
5. Hymn.		5. Hymn.	
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The following announcement will be made in the Government Gazette, dated 22nd July 1851, published on page 66 of Part II of the Port St. George Gazette, dated 22nd July 1851:—

The works in an open land "sounding in the foundations of the foundation shall be done." Madras, 22nd July 1851.

It has been decided to grant all proposals for sale for the erection of a new church in certain medieval lands, in the specified dimensions of one hundred and twenty feet by one hundred and twenty feet, and according to the opinion of their committee before the date of the 22nd July 1851, or such date as may be appointed for the next meeting. The works to go forth to the said committee, persons it is intended to be present and those to be engaged in each particular are required to report their names and addresses at the office of the Board of Revenue, Port St. George, within a month from the date of this notice.

C. RAVI AVAIK,
Assistant Surveyor to the Commissioner of Coonoor and
Seynur Revenue.

Madras, 2nd August 1851.

In pursuance of the powers conferred under section 4 of the Madras Survey and Boundaries Act VIII of 1821, the Board of Revenue hereby directs that the survey of the boundaries of the land situated in the Madras Forests, between the village of E.R. No. 302, dated 4th April 1851 and to the south of E.R. No. 303, dated 4th April 1851, be conducted by the Assistant Surveyor of Andhra Pradesh and submitted to the Commissioner of the Andhra Pradesh and to the Collector of the village of Andhra, situate in the village of Andhra, in the Chittoor taluk of the Madras district.

In pursuance of the powers conferred under section 8 of the Madras Survey and Boundaries Act VIII of 1821, the Board of Revenue hereby directs that the survey under the purview of the said Act of the boundaries lands lying to the west of E.R. No. 302, p.s.t. and bounded on the other three sides by the Andhra area, in the village of Andhra, on the Chittoor taluk of the Madras district.

In pursuance of the powers conferred under section 9 of the Madras Survey and Boundaries Act VIII of 1821, the Board of Revenue hereby directs that the survey under the purview of the said Act of the boundaries specified below and situated in the village of Aruppukkottai in the Villupuram taluk of the Madras district:—

(1) Part of the unoccupied land situated about one-half acre to the north of Sankalampatti, bounded at Aruppukkottai village.

(2) Part of the unoccupied land situated about 50 yards to the northeast of the hamlet of Andhra in Aruppukkottai village.

In pursuance of the powers conferred under section 5 of section 6 of the Madras Survey and Boundaries Act VIII of 1821, the Board of Revenue hereby approves the Survey Report whose application was submitted as G.O. No. 132, Revenue, dated the 18th January 1850, to the Survey Officer under the Act for work connected with the survey of the boundaries of Andhra and by the Board of Revenue, for the formation of a road from Karurapattinam to the Madras Boundary in the taluk of Kanchipuram, in the Bellary district.

K. P. KRISHNAM RAYA,
Assistant Surveyor.
Board of Revenue, Madras,
22nd July 1851.

Under section 14 of the Madras Court of Wards Act I of 1850, the Court has appointed Mr. G. Ramaswami Pillai, Mysore, as the managing trustee under the power deputed to such officers from time to time in the place of Mr. G. Dalguppa, Mysore, deceased.

T. T. RUDRA RAO,
Assistant Surveyor.
Court of Wards, Madras,
22nd July 1851.

JURIDICAL INVESTIGATIONS

Notice is hereby given that an enquiry under section 4 of the Madras Land Registration Act III of 1850 will be held at Calicut by the Revenue Divisional Officer, Calicut, on 19th November 1851 at the House Office, Calicut, to review of R.R. No. 315 of Andhra district, Karimnagar taluk, which was registered on 20th December 1850, at the date of instrument. All revenue entries in the said instrument or upon registration of the said entry, whether uncorrected or appear in form or by date and before entries and mistakes, their dates and before the date referred to above.

M. SUBRAMANIAM RAYA,
Revenue Divisional Officer.

Calicut, 2nd August 1851.

Under section 4 of the Madras Land Registration Act III of 1850, it is hereby certified that an enquiry into the title of R.R. No. 362 2 of Anydil, Chittor, Nellore district, where a correction was made on 20th December 1850, at the date of instrument, the name of the party may be represented. All entries relating to the proprietor or joint proprietors of the land are hereby certified to apply to the Sub-Collector, Madrasapakkam, in person as they were registered during the period 1st of the year 1850 before the 10th December 1850 to have their names registered as such.

A. J. PLATE,
Sub-Collector.

Madrasapakkam, 22nd July 1851.

Under section 4 of the Madras Land Registration Act III of 1850, it is hereby certified that an enquiry into the title of R.R. No. 363 R. 847 2 of 2 in 27th 1850 at 1 C. of Veerapuram, Chittor taluk, will be held by the Sub-Collector, Tellicherry, in order that the entries in the Jantri may be regulated. All entries of names in the proprietor or joint proprietors of these lands are hereby required to apply to the Sub-Collector, Tellicherry, in person as they were registered during the period 1st of the year 1850 before the 10th December 1850 to have their names registered as such. This enquiry under section 4 of the Act will be held by the Sub-Collector, Tellicherry, on 12th November 1851 at Tellicherry. All papers relating to the proprietors or joint proprietors are hereby required to appear and affine evidence in support of their names.

A. J. PLATE,
Sub-Collector.

Tellicherry, 2nd August 1851.

NOTIFICATION

In the journal newspaper addressed regarding R.R. No. 363 a part of Chittor district, Madrasapakkam taluk, published at page 66 of Part II of the Port St. George Gazette, dated 21st May 1850—

No. 18 No. 363 A part, and "R. No. 363 A 3 247."

A. J. PLATE,
Sub-Collector.

Madrasapakkam, 22nd July 1851.

OFFICIAL ADVERTISEMENTS

TENDER NOTICE.

Notice tender will be received by the Superintendent of Prisons, Park Town, Madras, up to 15 a.m. on 15th August 1851 for the supply of iron bound boxes and tables. For further particulars apply to the Superintendent of Prisons.

R. D. CONTRACTOR, Lieut.-Col.,
Superintendent of Prisons.

Madras, 22nd July 1851.

Notice tender for the following will be received by the Superintendent till 12 noon on Wednesday, the 1st August 1851, and forwarded on Tuesday date at 10-12 p.m. at the Collector's Office, Madras, terms of account set by him from the office of the Registrar on application on any working day.

White and Brown, Clerks of Courts.

W. McLEAN,
Registrar.

University Buildings, Chettai,
Madras, 22nd August 1851.

SALE OF GOVERNMENT ELEPHANTS.

Notice is given that all the following Government elephants will be offered for sale by auction at Port St. George on Friday the 13th September 1928 at 1 p.m. Auctioneer is Mr. South Middlekauf on the South Indian Harbour (Edmund Road) Reserve station. Payment for getting from the Reserve station to the place of sale will be payable.

2. Intending bidders must deposit Rs. 200 on the currency notes of Rs. 100 each, before the sale.

3. The deposits of unsuccessful bidders will be returned on completion of the sale.

4. Payment for elephants purchased should be made in cash as full, less the amount of purchase money deposit, as the day of sale. Payment shall be given to the Reserve Officer at the Reserve station or to the Reserve Officer on the 13th September 1928. The sale of any elephant not paid for by that date will be cancelled.

5. The deposits of any purchaser failing to pay his account due on the prescribed date will be forfeited to Government.

6. No elephant may be released until payment has been made in full.

7. For any elephant sold but not received by the government on the 13th September 1928 a charge of Rs. 20 per day will be made up to a maximum of ten days from the date of sale, after which the charge will be Rs. 4 a day. When sending purchases of all manner over will be taken of odd elephants pending their removal. Government will not accept responsibility for any loss of safety incurred nor will it make any award to a purchaser for removal of any elephant which has by death or by killing undergone to the state.

8. Elephants will be sold under any license or other agreement, purchasers must provide their own drivers, men, etc. for their purchase.

9. Purchaser must employ their own elephant attendants.

10. The elephants to be sold may be sent on or after the 13th September as follows:- Bids that date prior to the 13th September can be obtained by addressing the District Forest Officer concerned with him.

11. The undermentioned reserves the right to refuse any bid without assigning any reason, to withdraw from sale any of the elephants shown in the list, and to offer for sale any elephant not included in the list.

List of Elephants.

Serial number, name and sex	Age	Present weight	Position and address of the current Forest Officer concerned	
			Year	Month
1. Sambu (M)	10	100	Wymond.	Periyar.
2. Sambu (F)	10	100	Wymond.	Periyar.
3. Sambu (F)	10	100	Wymond.	Periyar.
4. Sambu (M)	10	100	Wymond.	Periyar.
5. Sambu (M)	10	100	Wymond.	Periyar.
6. Sambu (M)	10	100	Wymond.	Periyar.
7. Sambu (M)	10	100	Wymond.	Periyar.
8. Sambu (M)	10	100	Wymond.	Periyar.
9. Sambu (M)	10	100	Wymond.	Periyar.
10. Sambu (M)	10	100	Wymond.	Periyar.
11. Sambu (M)	10	100	Wymond.	Periyar.
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13. Sambu (M)	10	100	Wymond.	Periyar.
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17. Sambu (M)	10	100	Wymond.	Periyar.
18. Sambu (M)	10	100	Wymond.	Periyar.
19. Sambu (M)	10	100	Wymond.	Periyar.
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In relation of the rights of both the parties and the
contract shall not be deemed to be complete until
the agreement has first been signed by the con-
tracting and then by the proper officer authorized
to enter into contract on behalf of Government.

In the following section, the **Yardstick Standard Specifications** and the **Standard Preliminary Specifications** contained therein, and also the **Standardized Standard Specifications** and the **Yardstick Standard Specifications**, will be described. It is to be noted that the **Yardstick Standard Specifications** and the **Standard Preliminary Specifications** will be used as the basis for calculating the tender and rates which shall be for the finished work as specified.

8. The engineer's attention is directed to the requirement for materials under the clause "Materials and Workmanship" in the "Preliminary Specification." Materials conforming to the British Standard Specifications shall be used on the work, and the hatches shall quote the dates assigned.

3. Every tenderer is expected, before quoting his bid, to inspect the site of the proposed work. He should also possess the square, and plan of the building, the area, and dimensions of the materials required. The estimate of costs, and the wholesome estimate of time to be allowed will be given on the Descriptive Specification Sheet. The last class of materials to be submitted will be the samples of stone, brick, tile, and other materials used in the construction, and the cost of the same. In every standard specification samples of materials shall be sent in the standard specimens, as the tenders notice, or as directed by the architect. Figures and descriptions of the parts of the structure, and the approximate value of the materials required, should be given in the drawings, so that the contractor may easily follow the site of work as laid out.

The Government will not, however, after acceptance of a contract file any extra charges for lead or for any other reason, to cover the increased labour rate we have negotiated the materials available. Attention of the contractor is directed to the standard "Preliminary Specification" required on receipt of acceptance, July 4th.

8. The legislator's particular attention is drawn to the sections and clauses in the standard "Position

- (1) Test, acceptance and rejection of defective materials and work.
 - (2) Currents.
 - (3) Condenser plant.
 - (4) Power and lighting.
 - (5) Keeping up during progress and for delivery.
 - (6) Anti-theft.
 - (7) Storage.
 - (8) Protection of property.

(b) Particulars of payment.
The contractor should clearly settle all the amounts due from time to time which govern the rates which he is to charge.

If a student of question composition has had no practice, it should be definitely emphasized that the Executive Order and except very occasionally the Constitution, are the only sources of authority for the creation of laws and their adoption by Congress. Definitions or additions of the functions of the Executive Department, Negative Division, is as set forth in the first part of this article. The student should, however, have his imagination tested in the preparation of his paper. He should make specific rules for each class of subjects and the paper should be in regular,救人, and in case of those points. The name should be written both in words and figures and the words in words. The teacher should also show them examples of such names and the general

a long term for which he will undertake to do this whole work subject to the conditions of contract. This attitude terminating the lamp-skin trade shall be a severe loss to us, but from another, awaiting an expression of opinion. Otherwise, when you consider it, should it make up something like, say, 10 per cent.

13. Deduction offering a percentage deduction from an amount or the corporate amount. Each time an amount is deducted in percent form or as a percentage of amounts received, either by corporation or by the trustee, no deduction will be made by the trustee. In the alternative, when an amount is deducted by the trustee in the corporation form, no deduction of contract, tax deduction, capitalization, or acquisition accompanying same will be recognized and, if any such circumstances arise, the tender will be void.

II. The teacher should work out for the students relative being made to the Police Works Department several kinds of rules as to the Police Works Department example rules which are given for inspection by authorities.

13. The estimate of the tenders is converted to the present requirements to be the value of beginning work. This is the value of progress at the time of the issue of the work order and its original value. The following table of progress uses proportional values of work done. Data from it, will be submitted by the Engineer's certificate of the value of work done, will be required.

Number of men and women.	per cent. of work done by men.
These married	34
Big families	40
Very poor	39

12. No part of the contract shall be valid without the prior written consent of the Executive Rightline Board which consent shall be made by power-of-attorney authorizing others to receive payment on the documents.

14. If further necessary information is required, the Executive Director of the Board will forward such, but it must be clearly understood that orders must be received in order, and according to instructions.

18 The Executive Engineer or other authority having
authority reserves the right to reject any tender or
any bid without assigning any reason.
Dated:

16. The petitioner shall be responsible for the payment of all expenses. The sum for each week should include the temporary compensation to be paid to the petitioner for the removal of earth from private land.

15. Figs for earthwork should be paid to the architect and to the plans to be carried out by the contractor.

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Resch T, Lippert JH et al. *J Neuropathol Exp Neurol*. 1993;52:103-110.

TECHNIQUE FOR EXCAVATING A PROPOSED NEW CHANNEL FROM EUSTACE RIVER 416 TO 504

Transit will be provided by the Executive Eagle, 1000, Bellair Avenue, at his store at Bellair, at 4 p.m., on 8th September 1938 for the week of exhibiting a proposed new channel from Wyckoff Street 812, to 814.

3. Tension must be submitted on sealed return, and should be addressed to the Executive Engineer 264-0112, Division, the name of the licensee and the

If the tender is made by an individual, he shall be signed with his full name and his address clearly given. It is to be made by a firm, it shall be signed with the representative name for a member of the firm, who shall also sign his own name, and the name and address of the firm, and the name of the business. In the latter or made for a corporation, it is to be signed by a duly authorized officer who shall provide with his full and satisfactory evidence of his authority. Such tenders or corporations may be rejected before the contract is awarded, if found wanting of the corporate evidence.

Each tender must give, as far as may be, a statement of the price per cubic yard, and the time the work will be completed. If the tender does not make the length of the Imperial Roads of India or similar roads the period of time necessary or sufficient within the period of the execution, tenders considered as the cost of Removal Expenses or loss of the Executive Engineers' services. All tenders must be submitted in the form of the contract documents annexed. The amount money will be retained by the contractor tenderer on applying after extension of six months from date of tender, whether or not executed. This amount will be deducted by the Executive Engineers' services expenses and removal expenses. The amount money will be removed on and/or current, made by the Public Works Department when.

The current money will be retained in the case of the executed tender and will not carry over to the next. It will be dealt with as provided in the tender.

4. When a tender is to be accepted, the tenderer whose tender is under consideration must serve the Executive Officer on the day fixed by written notice, giving the name of the tenderer, the address being given to him by the Executive Engineer all receipts of his tender money a current deposit of Rs. 100.00 rupees one hundred and fifty rupees in one at the bank prescribed by the Madras Public Works Accounts Committee and not to exceed in the percentage depositable sum for the execution of the work. This sum will be deposited together with the current money and the money withheld according to clause 6 of the standard preliminary specification of the Madras Standard Specification will be retained as security for the due fulfilment of the contract. If a duly security deposit is made by the contractor he shall be entitled to payment of the percentage deposit and such deposit will not bear interest. Further to enter into the implied agreement or to make the security deposit as defined in this paragraph shall entitle tenders of the current money. The written agreement to be entered into between the contractor and the Executive Engineer will be the document of rights of both the parties and the contractor will not be deemed to be complete until the agreement has been signed by the contractor and then by the proper officer authorized to do so in behalf of Government.

5. The tenderer shall commence wholly, the Madras Standard Specification, and also the Standard Preliminary Specification contained therein, and also the Standard Contract of the Madras Board of Public Works and the terms and its conditions as well as other terms before submitting his tender and rates which shall be fixed with him. He shall also carefully study the drawings and additional specifications and all the documents which form part of the agreement and contract by the several tenders. The Madras Board of Public Works Standard Specification and other documents connected with the contract such as specifications, plans, descriptive specifications sheet regarding materials, etc., may be seen at any time between 10 a.m. and 5 p.m. on office days, in the office of the Executive Engineer, Madras Division.

6. The tenderer's obligation is directed to the requirements for executing works. He is liable to pay to inspect the site of the proposed works and should also inspect the quantity and quality himself about the quality and availability of materials. The names of quantities, rates, etc., wherever contract

works are to be submitted will be given to the Executive Specification Officer. The form of statement to be retained from the contractor for carrying out which shall be used on the work. In every case the materials must comply with the relevant standard required for the particular work. In the tender form, as is standard specification, there is a blank space, in any case, shall be occupied by the Executive Engineer, appears before the supply to one of which is issued by the contractor of the necessary of the nature of materials for carrying out the Executive Specification Officer is at option that materials complying with the standard or other specification or other material can be obtained or supply or otherwise quantity from the source defined in the Executive Specification. There is no limit to the quantity to be supplied to his tender and state whether he objects to certain materials, subject to the approval of the Executive Engineer.

The contractor will not, however, after accepting a contract, have any set aside charges levied on him or any other costs, unless he has been compelled to do so, or have damaged the materials available. Allocation of the contractor is limited to the standard "Preliminary Specification" regarding payment of wages, etc., etc.

7. The tenderer's preferred duration is deemed to be sixteen and eight days or the shortest "Preliminary Specification" dealing with—

- (1) Test, inspection and removal of Preliminary Specification and work.
- (2) Carriage.
- (3) Construction plan.
- (4) Water and lightings.
- (5) Cleaning up during progress and for delivery.
- (6) Accidents.
- (7) Policy.
- (8) Particulars of payment.

The contractor shall clearly point all the specifications clauses which govern the time which is it intended.

8. A schedule of operation agrees prior to tender period. It should be made understand that the Government does not accept any responsibility for the correctness or completeness of the estimate, and that the contractor is liable to undergo or incur any deduction or otherwise in the estimation of the Executive Engineer. Details will be given with the contract of execution. The tenderer will, however, have his inspection rights on this schedule of operations. He should give specific rates for each item in the estimate, and the rates should be at regular, even, and in case of these rates, the contractor will be entitled to a rate of 10% above and the same as words. The tenderer should also state the total of each item and the grand total of the whole contract, and quote on the tender a figure upon which he will undertake to do the work under the conditions of contract. The contractor should be free from expenses, entitling an entitlement of figures. On certain, where appropriate, should be made for cleaning out, including, digging and removing.

9. Tenders offering a percentage deduction from an estimate as the estimate amount, and those not submitted in proper form or in due time will be rejected. Rates of hire—amounts for labour, etc., reflect the cost of the work to be done, and the rates should be quoted by the tenderer in the estimated form, the conditions of contract, the drawing, specifications, or quantities accompanying same will be recognized, and, if any such alteration is made, the tender will be void.

10. The tenderer should quote his own rates, without reference being made to the Public Works Department current schedule of rates or to the Public Works Department private rates which are not open for inspection by tenders.

11. The amount of the tender is directed to the contract requirements as to the time of carrying out the work, the rate of progress, and the rates for the completed work which will be paid to the tenderer. The following rate of progress and proportional rates of work done from time to time, will be indicated by the Executive Engineer's certificate of the value of work done, will be required. Date

all consequences which these statements will be the
data on which the vote for protection is based over
the world.

Best-estimated mean \bar{F} parameter (N)	Best-estimated mean \bar{F} parameter (N)	Best-estimated mean \bar{F} parameter (N)
Wet season (N)	1.1	1.1
Dry season (N)	1.1	1.1
Total (N)	1.1	1.1

13. No part of the contract shall be valid without written agreement of the parties thereto setting forth the name of the principal officer or authorized officer to receive payment at the maturity of the note.

If further necessary information is required, the Executive Secretary of the Bureau will furnish such, but it must be clearly understood that his report may be treated as confidential, and according to instructions.

In The Juvenile Chapter we make a particular point of giving the children a model to think by. And so all the scenes in the Juvenile Chapter are given them for reference.

16. The contractor shall be responsible for the payment of all warranties. The rate set forth each would include the frequency compensation to be paid to the contractor for the provision of certain services.

17. That his earthwork should be kept by the Indians as the places to be inhabited only by the Indians.

2000-01

Research Project No. 3-1 of State Hydraulics Project
of the University of Missouri, December 1947 and 1948

TENING THE PREVATATING A PROPOSED
NEW CHANNEL FROM 151000 THRU 24
TO 1000

Thomas will be present by the Enclosure Engineer, Nathan Bissell, at his office at Hobart at 1 p.m. on 5th November 18th for the work of presenting a proposed new plant from Hydro from 200 to 600.

The tender should be in the prescribed form obtainable from the Economic Engineer's office.

2. Previous notes or submitted to related agencies, and should be addressed to the Executive Engineer, Military Division, the name of the contractor and the name of the work being performed on the project.

In the first case made an enforcement, at least equal with his full cause and his audience he gives. If it is really a reform, it shall be done with the separating cause by a means of the law which shall not be less than the law of the people. In the second case, if this form shall be given to the laws to make for a separation, it shall be signed by a duly authorized officer who shall receive with his signature, a satisfactory evidence of his authority. The signature of a representative may be sufficient. A revision is demanded in further evidence of the original authority.

2. Each subscriber must pay, as earnest money, and will be required to pay, at least one hundred and fifty dollars to the Research in the Imperial Bank of India or at the University Treasury or subsequently within ten days of the publication of the *Advertiser*, a copy of the *Advertiser* of the month of December, deposited as aforesaid at the Executive Office of the Native Department and endorse with his name the following endorsement:—
This earnest money will be retained by the unexpired term on application, after cancellation as well as forfeiture of the holder or of the subscriber, of the *Advertiser* for the period of six months from the date of payment. This period will be ascertainable by the Executive Engineer by means of endorsement on the document. The earnest money will not be recovered in case of currency notes by the Public Works Department Officers.

The serving utensils will be sterilized in the roaster sterilizer and will not require any further sterilization. It will be bulk sterilized as provided in the tender.

The modulus will remain fairly constant throughout the temperature range, and also the standard modulus determination, carried out at room temperature, gives the modulus of the material at 100° F. Specimens and its adhesives are taken in sets which shall be heated uniformly. He shall take rapidly three sets of additional specimens and all the documents shall then pass through the laboratory to be entered into his permanent record. The Master Detailed Information Specification and other documents pertaining to the contract such as construction, drawings, etc., plus specification sheets, shall be forwarded to him and can be used at any time between 6 P.M. and 2 P.M. on the day following the office of the Executive Engineer.

6. The Inspector's station is directed to the
preparation for revision under the clause
"Materials and workmanship" in the "Prelimi-
nary Specification." Materials conforming to the
Trade Standard Specification shall be used on the
work, and the Inspector shall assure his right accord-

Every tender is expected, before quoting his rates, to inspect the site of the proposed work. He should also inspect the quantity and quality of materials. The nature of quality, and the place where certain materials are to be obtained will be given in the Descriptive Specification List. The less often that materials are to be obtained from the producer or other sources defined and will be used on the work, the more must the estimated sum compare with the material cost of the materials. The cost of materials is calculated on the standard specification, as in Schedule A, or as required by the Executive Engineer in any case, and is submitted for the Executive Engineer's approval before the supply to give a work is begun. If the revised estimate of the cost of the various materials defined in the Descriptive Specification List is at variance with the material supplied with the standard or other specification at the contract, account to be obtained on quality or quantity from the source whence the materials were obtained. The Executive Engineer shall be entitled to deduct the amount of claim whenever he learns of a false deduction, subject to the approval of the Executive Engineer.

The Government will not, however, after acceptance of a contract, pay any extra charges for land or for any other reason, as no one contractor is bound later on to have completed the material available. Attention at the meeting is directed to the enclosed "Proforma Specification" regarding the amount of additional fees, etc.

8. The manufacturer's particular installation is drawn to the attention and stamp on the standard "Product Safety Specification" dealing with—

- (ii) Test, investigate and mitigate all deleterious materials and work
 on Cinnabar.
 (iii) Constructive advice.

- (4) Water and lighting.
 - (5) Lancing up during ploughing and bar delivery.
 - (6) Accidents.
 - (7) Ripens.
 - (8) Particulars of payment.

The permission should clearly prevent all the quarrelling clauses which prevent the money which he is lent to him

It is difficult at present to ascertain what this writer means. It should be clearly understood that the government does not accept any responsibility for the consequences of certain acts of its subordinate, and that this subordinate is liable to disciplinary or other measures, whether he is a member of the service or not, of the Legislative Assembly, or of any other body, as well as to the consequences of his conduct. The law itself, however, leaves much to the judgment of the author of the article. The author should, however, give his own views on the subject, and not those of others. The name should be written both in words and letters, and the date is given. The author should also show the proofs of each. Here and there good word of the whole article, and ought to be under a long name for which he has full authority, as the author was subject to the control of the editor.

The author should be written legibly and free from erasures, corrections or corrections of figures. Corrections, where unavoidable, should be made by crossing out, striking through, and covering.

18. Tenders offering a guarantee deductible from all amounts on the estimate amount, and those who calculated the project costs in one stage and then reduced them by the amount of the guarantee deducted shall not be included in the tender. No alteration which is made by the tenderer in the contract terms, the conditions of payment, the delivery specifications, or conditions regarding delivery shall be permitted, and if any such alterations are made, the tender will be rejected.

17. The teacher shall work out his own pay-scale without reference being made to the Public Schools Pay-Scale, current schedule of rates or to the Public Works Department salaries rates which are not open for inspection by outsiders.

The situation of the workers is dictated by the conditions of work in the course of becoming work, the rate of progress, and the completion of the whole work up to several parts. The following rate of progress and completion of work done from time to time, will be indicated by the Executive Engineer's certificates of the value of work done, with respect. Data concerning this progress will be given in the data on which the rate of payment is based even if it is continuing.

Percentage of work done by each of the 100 firms	Percentage of work done by each of the 100 firms
Three months	33
Five months	40
Seven months	30

13. No part of the payment shall be released without written permission of the Executive Engineer and trustee to send by power-of-attorney authorizing whom to receive payment on the creditor's behalf.

14. In addition necessary information is required, the Executive Director of the Service will furnish such, but it must be clearly understood that funds may be recovered in arrears, and according to just terms.

35. The Executive Engineer or other authorising authority reserves the right to reject any tender or all the tenders without assigning the reason therefor.

26. The contractor shall be responsible for the payment of all segregations. The rate for segregation should include the temporary separations to be used in the procedure for the removal of earth to be haulied away.

17. Pay for authority should be put in in the and in the places to be marked out for Executive Business.

• 100000000

Printed: 11/20/2014 at 8:14.

The numbers provide quantitative information about each

- the present, management of word-meaning, and the development of the corresponding means, constitute the main task of the teacher.

S. S. RAMADEVARAJ,
Executive Engineer, Adyar Works.
Neluru, 20th July 1956.

STANDARDS FOR CLASSIFYING OUTPATIENTS.
VETERANS AND SUPPLY BLOCK IS USED
OBTAIN HOSPITAL INFORMATION.

This dose of megestrol acetate has been found to be effective in the treatment of postmenopausal women with endometrial carcinoma. The results of this study will be presented at the Annual Meeting of the American Society for Clinical Oncology in April 1980.

V. APPADURAI ATYAR,
Superintendent Accountant, District Mysore Credit
Debtors' Bureau, P.O. Mysore 1910.

ADDITION HALLS OF TODAY'S BUSES IN
MADRAS CITY FOR THE LEASE 1984-85

The earliest sale of the 67 body shops in Madison City for the fiscal 1926-27 period by the Collector's office was, dated 22nd June 1928, published at page 200 in 601 of Part 12 of the first 20 Clerks

REFERENCES AND NOTES

Bank transfer shall be accompanied by the statement evidencing payment to the Governmental Secretary of an initial deposit of Rs. 50/- for each safety box in the Madras City and at Rs. 30/- for each safe kept outside the *Madras City*.

The successful tenderer shall be bound by the conditions of the agency and bound in Board's Circular No. 6, dated 22nd July 1926, subject to the following modifications and the general conditions applicable to all airtariff and ocean liner rates and the conditions applicable to books between published in the above mentioned.

—Ocularis Et. Ad.—The oculal tendon.

(2) Immediately an account of the stolen remunerating the proprietor of his trailer, deposit in addition to the deposit already made by me, half a month's rent for the shop given to him at present and apply as working for a house for the

(2) Within a week thereafter furnish the
Administrator with the boundaries of the area selected by
the Committee.

the prescribed form required in the Reserve Note No. 6 dated 25th July 1898, showing details of the proposed property purchased with reference to which he has an interest together with reference and full details of his interest, etc., thereon; and

(d) and in fifteen days from the date of receipt of the notice, remunerating the proprietor at his tender, deposit each further sum or with the deposit already made by him self under my new warrant of the day;

and by the following additional quidnam:

(1) The lessee shall mark and leave 10 per cent of the number of trees required for his shop, within a radius of 10 miles from Madras, 100 acres of land being the maximum of 10 acres and beyond that nothing;

(2) The lessee shall mark for each shop for quarry not less than the number of trees required for that shop for itself; The Collector will provide the respective number of trees to be marked for each shop for each half acre. The lessee shall complete the marking of the prescribed number of trees as before;

First half year

Commence and stop poles—Before 31st October.
Poles—Before 1st March.
Bamboo poles—Before 1st January.

Second half year

Commence and stop poles—Before 30th April.
Poles—Before 1st May.
Bamboo poles—Before 1st July.

Within six months of the letting he complete the marking of the trees required for his shop as he alone specified above will render the lesser liable to the penalties prescribed in condition 20 of the general conditions applicable to all shops and quarries however in respect of all or any of the lesions held by him. The lessee shall pay the difference in value of trees not marked by him in the first half year to account which adds to the total tree-tax at the prescribed rate on those trees.

S. HEGARAS,
Secretary.

Madras, 9th August 1908.

GOVERNMENT PUBLICATIONS FOR SALE.

AT THE GOVERNMENT BRANCH PRESS,
108, MOUNT ROAD, MADRAS, E.C. AND
BY AGENTS.

[A. Catalogue of all Madras Government Publications issued up to 1st July 1901 available for sale may be obtained gratis from the Government Press, Government Buildings, or at Madras Book Agents, Madras.]
[The amounts stated in parentheses are for portage and postage.]

[B. Catalogue will be supplied on future only in the form of separate sheets for amounts of four annas and over in one sheet or half rupee denominations.]

[To ensure safe delivery, stamps should always be sent in a separate cover so as a postmark elsewhere, the stamp, always being kept as near the postage order.]

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BALANCE OF THE MADRAS GOVERNMENT BUDGET, EXISTING IN THE SECRETARIAL BUREAU, EXCEPTING THE PROPERTY TRUSTS OF THE MADRAS CITY AND THE GOVERNMENT ENGINEERING WORKS. As 1-2 10 p.l (as 10 p.l).

Circulars—

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BENEFITS—

**REPORT OF THE ADMINISTRATION OF THE FEDERAL
LAW FOR THE CURE OF DISEASES IN THE MEDICAL
PROFESSION AND PRACTICE 1937-1938-39.** *See p. 22*
(*See p. 22*).

**ADMINISTRATIVE REPORT OF THE FEDERAL FOR
TRAVEL.** *See p. 21 (See p. 1).*

**REPORT OF THE MEDICAL STAFFS OF THE MEDICAL
SCHOOL OF THE MEDICAL PRACTITIONERS FOR THE
YEAR 1937.** *See p. 21 (See p. 1).*

**ANNUAL REPORT OF THE CENTRAL EXAMINER'S
DEPARTMENT FOR THE YEAR 1937.** *See p. 21 (See p. 1).*

**REPORT ON THE WORKING OF THE PARLIAMENT ACT
FOR 1937.** *See p. 21 (See p. 1).*

**REPORT ON THE ADMINISTRATION OF LAW OF THE
MEDICAL PRACTITIONERS.** *See p. 21 (See p. 1).*

**REPORT ON THE MEDICAL PRACTITIONERS' MEDICAL
EXAMINATIONS FOR THE YEARS 1937-38 AND 1938-39.** *See p. 21
Part I, See p. 18 (See p. 2).*

**REPORT ON THE ADMINISTRATION OF THE MEDICAL
PRACTITIONERS FOR THE YEARS 1937-38 AND 1938-39.** *See p. 21
Part II, See p. 21 (See p. 2).*

**REPORT ON THE ADAPTION OF THE MEDICAL
PRACTITIONERS' DEPARTMENT FOR THE THREE YEARS SINCE
1937.** *See p. 21 (See p. 1).*

ADMINISTRATIVE LIST OF VACANCIES—

ESTATE No. 2—SIXTH AND SEVENTH TAKERS. *See p. 2
(See p. 2).*

**ESTATE No. 3—
TENTH TAKERS—THIRTEEN TAKERS.** *See p. 2
(See p. 2).*

VACANCIES.**APPOINTMENT OF WOMAN MEDICAL
OFFICER, MEDICAL UNIT, PHARMACEUTICALS.**

Anvertisement is served for a temporary post of Woman Medical Officer, Medical Unit, Pharmaceuticals.

2. An applicant must satisfy the following qualifications:

(a) He must be a British subject or a subject of State of India;

(b) He must be of good character;

(c) He must have had sound health and active habits and has been any leading Doctor or authority, including her for appointment to the post;

(d) He must be present by proper and sufficient evidence that he is not less than 30 years of age, as on 1st September 1938 for one year of age, as on the week he has been born on or after 1st August 1938;

(e) He must possess the D.M.P. Diploma of Medicine or any higher medical qualification. Preference will be given to those with experience in Maternity and Child Welfare work.

3. Every applicant must pay a fee of Rs. 10/- into a Government Treasury or into the Reserve Bank of India, Madras, or to the agency to the credit of the Madras Government, or into the hands of one of several "XXVIII. Public Works" or "Other Public Works" Banks Agents. This fee will not be refundable. Application can therefore be advised to satisfy themselves that they fulfil the conditions prescribed in this advertisement.

4. The application will be valid for a period of three months from the date of the publication of the advertisement.

5. The following postdetails should be furnished with the application—

- (a) Name of candidate in full.
- (b) Community.
- (c) Date of birth.
- (d) Native address.
- (e) Married or single.
- (f) Qualifications (General and Technical).
- (g) Present place of residence.
- (h) Address to file.

6. Every applicant must be accompanied by the following documents or certificates—

- (a) Proper and sufficient evidence of the date of birth.
- (b) Certified copies of testimonials.
- (c) Diploma or diploma relating to the educational and technical qualifications.
- (d) Certificate of block receipt for the payment of fee for 10/- Rs.

II-4

7. The application with all the evidence necessary mentioned above should be sent by registered post super added with postage of ten annas.

8. Application for appointment as Woman Medical Officer,

To The Director of Public Health,
Certified P. O., Madras.²

To Application must reach the Director of Public Health, New Delhi, not later than 12th August 1938. Applications received after this date will not be considered.

9. Applications must be prepared in conformity to application for Director of Public Health for an application to Director of Public Health in a form which will be communicated to him.

10. Every application should be prepared to produce a certificate of physical fitness of at least 100% by the Director of Public Health.

11. The candidate appointed will be on probation for a total period of two years on duty within a maximum period of three years.

12. The scale of pay for the post is Rs. 10/- to Rs. 12/-—Rs. 10/-—Rs. 12/-—Rs. 12/- plus supplementary allowances. Rs. 20/- per annum. The post also carries a fixed increment allowance of Rs. 22/- per month subject to the condition that she does not bear her living expenses during her service.

13. A different scale of pay is mostly in force in case of members of the medical service, and may well vary according to the rank and seniority of the member concerned. It is recommended that each member should be given his own scale of pay as far as possible and not be in accordance with that of others.

14. No private practice will be allowed.

E. E. KHODIYAR, Esq., M.A.,
Secretary of Public Health,
Madras, 16th August 1938.

Advertisement is served from British subjects of Indian origin and subjects of Indian State who have obtained the necessary education, for the posts of Engineers, Lightmen, Workshops, Madras, Pay Rs. 10/-—Rs. 12/-—Rs. 14/-—Rs. 16/- per annum. The post also carries a fixed increment allowance of Rs. 22/- per month subject to the condition that she does not bear her living expenses during her service.

15. The except of applications which may be in the prescribed form, accompanied by a Summary receipt for Rs. 10/-, 16th August 1938.

E. H. HAMILT,
Secretary, Federal Public Works Commission,
Delhi, 27th July 1938.

ADVERTISEMENT ARE ISSUED FROM THEIR POSITION AND PREVIOUS EXPERIENCE FOR APPOINTMENT AS MEDICAL OFFICER AND INSPECTOR IN THE DISTRICT. Candidates presented names Part I will get a monthly salary of Rs. 10/- and those registered under Part II will get Rs. 10/-—Rs. 12/- per annum. Applications should reach the office as before 21st August 1938 after which day no application will be considered.

D. K. NARAYANA RAJ,
District Medical Officer-in-Charge,
Trichy, 27th July 1938.

ADVERTISEMENT ARE ISSUED BY THE DISTRICT MEDICAL OFFICER, COIMBATORE DISTRICT, FOR THE POST OF MEDICAL OFFICER, carrying a salary of Rs. 10/-—Rs. 12/-—Rs. 14/-—Rs. 16/-—Rs. 18/-—Rs. 20/-—Rs. 22/-—Rs. 24/-—Rs. 26/-—Rs. 28/-—Rs. 30/-—Rs. 32/-—Rs. 34/-—Rs. 36/-—Rs. 38/-—Rs. 40/-—Rs. 42/-—Rs. 44/-—Rs. 46/-—Rs. 48/-—Rs. 50/-—Rs. 52/-—Rs. 54/-—Rs. 56/-—Rs. 58/-—Rs. 60/-—Rs. 62/-—Rs. 64/-—Rs. 66/-—Rs. 68/-—Rs. 70/-—Rs. 72/-—Rs. 74/-—Rs. 76/-—Rs. 78/-—Rs. 80/-—Rs. 82/-—Rs. 84/-—Rs. 86/-—Rs. 88/-—Rs. 90/-—Rs. 92/-—Rs. 94/-—Rs. 96/-—Rs. 98/-—Rs. 100/-—Rs. 102/-—Rs. 104/-—Rs. 106/-—Rs. 108/-—Rs. 110/-—Rs. 112/-—Rs. 114/-—Rs. 116/-—Rs. 118/-—Rs. 120/-—Rs. 122/-—Rs. 124/-—Rs. 126/-—Rs. 128/-—Rs. 130/-—Rs. 132/-—Rs. 134/-—Rs. 136/-—Rs. 138/-—Rs. 140/-—Rs. 142/-—Rs. 144/-—Rs. 146/-—Rs. 148/-—Rs. 150/-—Rs. 152/-—Rs. 154/-—Rs. 156/-—Rs. 158/-—Rs. 160/-—Rs. 162/-—Rs. 164/-—Rs. 166/-—Rs. 168/-—Rs. 170/-—Rs. 172/-—Rs. 174/-—Rs. 176/-—Rs. 178/-—Rs. 180/-—Rs. 182/-—Rs. 184/-—Rs. 186/-—Rs. 188/-—Rs. 190/-—Rs. 192/-—Rs. 194/-—Rs. 196/-—Rs. 198/-—Rs. 200/-—Rs. 202/-—Rs. 204/-—Rs. 206/-—Rs. 208/-—Rs. 210/-—Rs. 212/-—Rs. 214/-—Rs. 216/-—Rs. 218/-—Rs. 220/-—Rs. 222/-—Rs. 224/-—Rs. 226/-—Rs. 228/-—Rs. 230/-—Rs. 232/-—Rs. 234/-—Rs. 236/-—Rs. 238/-—Rs. 240/-—Rs. 242/-—Rs. 244/-—Rs. 246/-—Rs. 248/-—Rs. 250/-—Rs. 252/-—Rs. 254/-—Rs. 256/-—Rs. 258/-—Rs. 260/-—Rs. 262/-—Rs. 264/-—Rs. 266/-—Rs. 268/-—Rs. 270/-—Rs. 272/-—Rs. 274/-—Rs. 276/-—Rs. 278/-—Rs. 280/-—Rs. 282/-—Rs. 284/-—Rs. 286/-—Rs. 288/-—Rs. 290/-—Rs. 292/-—Rs. 294/-—Rs. 296/-—Rs. 298/-—Rs. 300/-—Rs. 302/-—Rs. 304/-—Rs. 306/-—Rs. 308/-—Rs. 310/-—Rs. 312/-—Rs. 314/-—Rs. 316/-—Rs. 318/-—Rs. 320/-—Rs. 322/-—Rs. 324/-—Rs. 326/-—Rs. 328/-—Rs. 330/-—Rs. 332/-—Rs. 334/-—Rs. 336/-—Rs. 338/-—Rs. 340/-—Rs. 342/-—Rs. 344/-—Rs. 346/-—Rs. 348/-—Rs. 350/-—Rs. 352/-—Rs. 354/-—Rs. 356/-—Rs. 358/-—Rs. 360/-—Rs. 362/-—Rs. 364/-—Rs. 366/-—Rs. 368/-—Rs. 370/-—Rs. 372/-—Rs. 374/-—Rs. 376/-—Rs. 378/-—Rs. 380/-—Rs. 382/-—Rs. 384/-—Rs. 386/-—Rs. 388/-—Rs. 390/-—Rs. 392/-—Rs. 394/-—Rs. 396/-—Rs. 398/-—Rs. 400/-—Rs. 402/-—Rs. 404/-—Rs. 406/-—Rs. 408/-—Rs. 410/-—Rs. 412/-—Rs. 414/-—Rs. 416/-—Rs. 418/-—Rs. 420/-—Rs. 422/-—Rs. 424/-—Rs. 426/-—Rs. 428/-—Rs. 430/-—Rs. 432/-—Rs. 434/-—Rs. 436/-—Rs. 438/-—Rs. 440/-—Rs. 442/-—Rs. 444/-—Rs. 446/-—Rs. 448/-—Rs. 450/-—Rs. 452/-—Rs. 454/-—Rs. 456/-—Rs. 458/-—Rs. 460/-—Rs. 462/-—Rs. 464/-—Rs. 466/-—Rs. 468/-—Rs. 470/-—Rs. 472/-—Rs. 474/-—Rs. 476/-—Rs. 478/-—Rs. 480/-—Rs. 482/-—Rs. 484/-—Rs. 486/-—Rs. 488/-—Rs. 490/-—Rs. 492/-—Rs. 494/-—Rs. 496/-—Rs. 498/-—Rs. 500/-—Rs. 502/-—Rs. 504/-—Rs. 506/-—Rs. 508/-—Rs. 510/-—Rs. 512/-—Rs. 514/-—Rs. 516/-—Rs. 518/-—Rs. 520/-—Rs. 522/-—Rs. 524/-—Rs. 526/-—Rs. 528/-—Rs. 530/-—Rs. 532/-—Rs. 534/-—Rs. 536/-—Rs. 538/-—Rs. 540/-—Rs. 542/-—Rs. 544/-—Rs. 546/-—Rs. 548/-—Rs. 550/-—Rs. 552/-—Rs. 554/-—Rs. 556/-—Rs. 558/-—Rs. 560/-—Rs. 562/-—Rs. 564/-—Rs. 566/-—Rs. 568/-—Rs. 570/-—Rs. 572/-—Rs. 574/-—Rs. 576/-—Rs. 578/-—Rs. 580/-—Rs. 582/-—Rs. 584/-—Rs. 586/-—Rs. 588/-—Rs. 590/-—Rs. 592/-—Rs. 594/-—Rs. 596/-—Rs. 598/-—Rs. 600/-—Rs. 602/-—Rs. 604/-—Rs. 606/-—Rs. 608/-—Rs. 610/-—Rs. 612/-—Rs. 614/-—Rs. 616/-—Rs. 618/-—Rs. 620/-—Rs. 622/-—Rs. 624/-—Rs. 626/-—Rs. 628/-—Rs. 630/-—Rs. 632/-—Rs. 634/-—Rs. 636/-—Rs. 638/-—Rs. 640/-—Rs. 642/-—Rs. 644/-—Rs. 646/-—Rs. 648/-—Rs. 650/-—Rs. 652/-—Rs. 654/-—Rs. 656/-—Rs. 658/-—Rs. 660/-—Rs. 662/-—Rs. 664/-—Rs. 666/-—Rs. 668/-—Rs. 670/-—Rs. 672/-—Rs. 674/-—Rs. 676/-—Rs. 678/-—Rs. 680/-—Rs. 682/-—Rs. 684/-—Rs. 686/-—Rs. 688/-—Rs. 690/-—Rs. 692/-—Rs. 694/-—Rs. 696/-—Rs. 698/-—Rs. 700/-—Rs. 702/-—Rs. 704/-—Rs. 706/-—Rs. 708/-—Rs. 710/-—Rs. 712/-—Rs. 714/-—Rs. 716/-—Rs. 718/-—Rs. 720/-—Rs. 722/-—Rs. 724/-—Rs. 726/-—Rs. 728/-—Rs. 730/-—Rs. 732/-—Rs. 734/-—Rs. 736/-—Rs. 738/-—Rs. 740/-—Rs. 742/-—Rs. 744/-—Rs. 746/-—Rs. 748/-—Rs. 750/-—Rs. 752/-—Rs. 754/-—Rs. 756/-—Rs. 758/-—Rs. 760/-—Rs. 762/-—Rs. 764/-—Rs. 766/-—Rs. 768/-—Rs. 770/-—Rs. 772/-—Rs. 774/-—Rs. 776/-—Rs. 778/-—Rs. 780/-—Rs. 782/-—Rs. 784/-—Rs. 786/-—Rs. 788/-—Rs. 790/-—Rs. 792/-—Rs. 794/-—Rs. 796/-—Rs. 798/-—Rs. 800/-—Rs. 802/-—Rs. 804/-—Rs. 806/-—Rs. 808/-—Rs. 810/-—Rs. 812/-—Rs. 814/-—Rs. 816/-—Rs. 818/-—Rs. 820/-—Rs. 822/-—Rs. 824/-—Rs. 826/-—Rs. 828/-—Rs. 830/-—Rs. 832/-—Rs. 834/-—Rs. 836/-—Rs. 838/-—Rs. 840/-—Rs. 842/-—Rs. 844/-—Rs. 846/-—Rs. 848/-—Rs. 850/-—Rs. 852/-—Rs. 854/-—Rs. 856/-—Rs. 858/-—Rs. 860/-—Rs. 862/-—Rs. 864/-—Rs. 866/-—Rs. 868/-—Rs. 870/-—Rs. 872/-—Rs. 874/-—Rs. 876/-—Rs. 878/-—Rs. 880/-—Rs. 882/-—Rs. 884/-—Rs. 886/-—Rs. 888/-—Rs. 890/-—Rs. 892/-—Rs. 894/-—Rs. 896/-—Rs. 898/-—Rs. 900/-—Rs. 902/-—Rs. 904/-—Rs. 906/-—Rs. 908/-—Rs. 910/-—Rs. 912/-—Rs. 914/-—Rs. 916/-—Rs. 918/-—Rs. 920/-—Rs. 922/-—Rs. 924/-—Rs. 926/-—Rs. 928/-—Rs. 930/-—Rs. 932/-—Rs. 934/-—Rs. 936/-—Rs. 938/-—Rs. 940/-—Rs. 942/-—Rs. 944/-—Rs. 946/-—Rs. 948/-—Rs. 950/-—Rs. 952/-—Rs. 954/-—Rs. 956/-—Rs. 958/-—Rs. 960/-—Rs. 962/-—Rs. 964/-—Rs. 966/-—Rs. 968/-—Rs. 970/-—Rs. 972/-—Rs. 974/-—Rs. 976/-—Rs. 978/-—Rs. 980/-—Rs. 982/-—Rs. 984/-—Rs. 986/-—Rs. 988/-—Rs. 990/-—Rs. 992/-—Rs. 994/-—Rs. 996/-—Rs. 998/-—Rs. 1000/-—Rs. 1002/-—Rs. 1004/-—Rs. 1006/-—Rs. 1008/-—Rs. 1010/-—Rs. 1012/-—Rs. 1014/-—Rs. 1016/-—Rs. 1018/-—Rs. 1020/-—Rs. 1022/-—Rs. 1024/-—Rs. 1026/-—Rs. 1028/-—Rs. 1030/-—Rs. 1032/-—Rs. 1034/-—Rs. 1036/-—Rs. 1038/-—Rs. 1040/-—Rs. 1042/-—Rs. 1044/-—Rs. 1046/-—Rs. 1048/-—Rs. 1050/-—Rs. 1052/-—Rs. 1054/-—Rs. 1056/-—Rs. 1058/-—Rs. 1060/-—Rs. 1062/-—Rs. 1064/-—Rs. 1066/-—Rs. 1068/-—Rs. 1070/-—Rs. 1072/-—Rs. 1074/-—Rs. 1076/-—Rs. 1078/-—Rs. 1080/-—Rs. 1082/-—Rs. 1084/-—Rs. 1086/-—Rs. 1088/-—Rs. 1090/-—Rs. 1092/-—Rs. 1094/-—Rs. 1096/-—Rs. 1098/-—Rs. 1100/-—Rs. 1102/-—Rs. 1104/-—Rs. 1106/-—Rs. 1108/-—Rs. 1110/-—Rs. 1112/-—Rs. 1114/-—Rs. 1116/-—Rs. 1118/-—Rs. 1120/-—Rs. 1122/-—Rs. 1124/-—Rs. 1126/-—Rs. 1128/-—Rs. 1130/-—Rs. 1132/-—Rs. 1134/-—Rs. 1136/-—Rs. 1138/-—Rs. 1140/-—Rs. 1142/-—Rs. 1144/-—Rs. 1146/-—Rs. 1148/-—Rs. 1150/-—Rs. 1152/-—Rs. 1154/-—Rs. 1156/-—Rs. 1158/-—Rs. 1160/-—Rs. 1162/-—Rs. 1164/-—Rs. 1166/-—Rs. 1168/-—Rs. 1170/-—Rs. 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1900/-—Rs. 1902/-—Rs. 1904/-—Rs. 1906/-—Rs. 1908/-—Rs. 1910/-—Rs. 1912/-—Rs. 1914/-—Rs. 1916/-—Rs. 1918/-—Rs. 1920/-—Rs. 1922/-—Rs. 1924/-—Rs. 1926/-—Rs. 1928/-—Rs. 1930/-—Rs. 1932/-—Rs. 1934/-—Rs. 1936/-—Rs. 1938/-—Rs. 1940/-—Rs. 1942/-—Rs. 1944/-—Rs. 1946/-—Rs. 1948/-—Rs. 1950/-—Rs. 1952/-—Rs. 1954/-—Rs. 1956/-—Rs. 1958/-—Rs. 1960/-—Rs. 1962/-—Rs. 1964/-—Rs. 1966/-—Rs. 1968/-—Rs. 1970/-—Rs. 1972/-—Rs. 1974/-—Rs. 1976/-—Rs. 1978/-—Rs. 1980/-—Rs. 1982/-—Rs. 1984/-—Rs. 1986/-—Rs. 1988/-—Rs. 1990/-—Rs. 1992/-—Rs. 1994/-—Rs. 1996/-—Rs. 1998/-—Rs. 2000/-—Rs. 2002/-—Rs. 2004/-—Rs. 2006/-—Rs. 2008/-—Rs. 2010/-—Rs. 2012/-—Rs. 2014/-—Rs. 2016/-—Rs. 2018/-—Rs. 2020/-—Rs. 2022/-—Rs. 2024/-—Rs. 2026/-—Rs. 2028/-—Rs. 2030/-—Rs. 2032/-—Rs. 2034/-—Rs. 2036/-—Rs. 2038/-—Rs. 2040/-—Rs. 2042/-—Rs. 2044/-—Rs. 2046/-—Rs. 2048/-—Rs. 2050/-—Rs. 2052/-—Rs. 2054/-—Rs. 2056/-—Rs. 2058/-—Rs. 2060/-—Rs. 2062/-—Rs. 2064/-—Rs. 2066/-—Rs. 2068/-—Rs. 2070/-—Rs. 2072/-—Rs. 2074/-—Rs. 2076/-—Rs. 2078/-—Rs. 2080/-—Rs. 2082/-—Rs. 2084/-—Rs. 2086/-—Rs. 2088/-—Rs. 2090/-—Rs. 2092/-—Rs. 2094/-—Rs. 2096/-—Rs. 2098/-—Rs. 2100/-—Rs. 2

Quarantine.

- (1) All specimens must have passed the Government Quarantine before the latter are sent to Madras or to any other port or station;
- (2) Packaging must be tight and non-transparent;
 - (3) Consignment shall be fit;
 - (4) Measurements must be correct;
 - (5) Exports and re-exporting; and
 - (6) Shipping and levelling.

Or after 1st September 1934, I intend moving the High Court to send me as an Advocate thereof.

H. G. MEERS,
District Police Officer,
Madras, 1st August 1934.

PRIVATE ADVERTISEMENTS.

Or after 1st August 1934, I intend moving the High Court to send me as an Advocate thereof.

H. RAMAIAH,

Vellore, 1st July 1934.

Or after 1st August 1934, I intend moving the High Court to send me as an Advocate thereof.

T. YENKATA RAO,

Guntakal, 1st July 1934.

Or after 1st August 1934, I intend moving the High Court to send me as an Advocate thereof.

S. KRISHNAMURTHI,

Madras, 1st July 1934.

Or after 1st August 1934, I intend moving the High Court to send me as an Advocate thereof.

G. SENGUPTA RAO,

Amravati, 1st July 1934.

Or after 1st August 1934, I intend moving the High Court to send me as an Advocate thereof.

H. HAMATTIA,

Tirupati, 1st July 1934.

Or after 1st August 1934, I intend moving the High Court to send me as an Advocate thereof.

M. VENKATARAMAN,

Madras, 1st July 1934.

Or after 1st August 1934, I intend moving the High Court to send me as an Advocate thereof.

E. K. RAMA TEERU,

Quilon, 1st July 1934.

Or after 1st September 1934, I intend moving the High Court to send me as an Advocate thereof.

S. THIRABUDHAN PILLAI,

Madras, 1st July 1934.

Or after 1st August 1934, I intend moving the High Court to send me as an Advocate thereof.

C. V. RAJENDRA RAO,

Madras, 1st July 1934.

Or after 1st September 1934, I intend moving the High Court to send me as an Advocate thereof.

B. C. RAJADHARAN,

Madras, 1st July 1934.

Or after 1st August 1934, I intend moving the High Court to send me as an Advocate thereof.

G. KRISHNAMURTHI,

Guntakal, 1st July 1934.

Or after 1st September 1934, I intend moving the High Court to send me as an Advocate thereof.

V. E. SALLYANA RAJAH,

Visakhapatnam, 1st August 1934.

Or after 1st September 1934, I intend moving the High Court to send me as an Advocate thereof.

A. E. VEERARAGHAVAN,

Madras, 1st August 1934.

L. G. ALIKH, shall hereafter be known as **G. JAYASINHA,**

Tiruchirapalli, 1st August 1934.

G. AIYAH,

Tiruchirapalli, 1st August 1934.

K. T. SINGH, alias, shall hereafter be known as **JAWAHAR APPROVATION,**

Komappuram, Chidambaram, 1st August 1934.

R. M. RAJAH, shall hereafter be known as **R. A. KEDAR,**

Chittorayapatnam, 1st August 1934.

R. K. R. THOMAS, shall hereafter be known as **R. K. THOMAS,**

Thiruvananthapuram, 1st August 1934.

T. CHOLMENI, K. K.

Thiruvananthapuram, 1st August 1934.

INDEMNITY NOTICE.

No. 514 or 1916 in I.P. No. 1 or 1934,
Tiruchirapalli, CHIDAMBARAM.

Venka Krishna Reddy—Madras.

Termination of services—Confirmation.

Notice is given under section 43 of the Provincial Indemnity Act that the abovesigned individual has applied for an order of absolute discharge and the claim petition is posted to 1st August 1934 for hearing.

M. RAJAVANICHARI,
Counsel for Plaintiff,
Chidambaram, 1st July 1934.

ESTATE OF MR. ANTONI SMARSH,

NOTICE.

Notice is hereby given that the aforesaid book of account of the aforesigned Mr. Antoni Smarsh of Madras (an Indian agent of chartered accountants at the Madras Local Board Office, Fort Queer Street, Madras, on Tuesday, the 24th August 1934) of 41, p. intended money for the purpose of clearing his personal liability in respect of the sum of Rs. 100/- due to him from the residence of Mrs. Baloda V. Thevengarajan Chetty and Mr. G. E. Adigappa, who is not of sound mind, missing, but, being eligible, after three months for no service.

(By order)

U. S. ATTOWOOD,
Secretary and Treasurer,
Madras, 1st July 1934.

ESTATE OF MR. ANTONI SMARSH
(DECEASED).

The Administrator-General of Estates holder grant 8394 shall be administering from the 2nd day of July 1934 the estate of Mr. Antoni Smarsh of 41, Fort Queer Street, Madras, a citizen of Madras, of Esplanade, Fort Queer Street, Madras, on the 24th August 1934, by his last will and testament, made on the 1st day of October 1932, in which will he did provide to make a distribution of the assets of the said deceased and well-wishers in such distribution as shall have previously been mentioned in his will.

S. RAMESHWARI AMANGAL,
Administrator-General,
Madras, 1st July 1934.

MADRAS FOUL TRUST

NOTIFICATIONS

No. 8.—An amendment of the powers conferred by section 13 of the Malaya Post, Telegr. and Tels. Act, 1919 (Malaya Act II of 1919), the Malaya Post Times Board having assented thereto, to the agreement of the Federal Council, as follows:—

通过与外部组织合作，

[sic] It is clear [sic] of by-law No. 2 of the said by-laws, for the word "Government", the words "the Central Government" should be substituted, and

...pig in big box No. 4 of the cold dry store, so the world
is saved. Correspondent: The world "Central Bureau
of Health" should be substituted.

第二部分

No. 1. *Revolving operation of the power, authorized by statute*, of section 16 of act 181 [Hawkins' First] Trans. Texas, 1850, Article 17, of 1850, the *Mobile* First, Texas Boundary Survey makes, subject to the approval of the Central Government, the *territorial* administration of the territory by the *President*, for regulating the period of time necessary to be passed by them for dividing a *territory* or *provinces* and for the *boundary* of the same, and for the *territory* or *provinces* or the *territories* or *provinces* situated in it, and for establishing with the ministerialities of the Government, a *boundary* in the *Floridas* [Florida] Department, 1852, 27, August the 21st [Florida Statutes 1852].—

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(1) In Section 36, if all the said by-laws, for the work
of Government, the words "any Government" shall be

(2) In by-Saint-Sauveur 19 and 21 of the old Bibles for the World "Local Orientation", the words "Clement" and "Clementine" are also used.

Government Building
Post-Office Office, Manila,
25th July 1888.

WHO IS INVITED TO A BOARD MEETING

PLA 8 OF 1000-00, JULY 19 1955 95548, TUE

期末考试卷

Mr. G. P. Gleason, *Executive, Acting Chairman*
Mr. E. W. Gordiner
Mr. C. A. Moiseikin
Mr. W. J. Ward, R.A.
Comptroller G. H. Gleason Smith, R.I.M.
Sir E. Kinnaird, M.P.
Sir Arthur Beresford-Couch
Sir M. Akbar Hashmi Karzai, President
Mr. J. Hartill, M.B.E.
Mr. G. W. Head, M.A., M.B.B.S.
Mr. D. L. Goodwin, M.B.B.S.
Mr. D. B. Gossard
Mr. G. Gossard, M.B.B.S.

320. Read, expounded and explained the contents of the present chapter at the previous meeting held

on Friday, the 11th July 1869.

124. Resolved that the ultimate remaining 20.
He £200 estimated by the First Inspector for the
removal of the stock and use for oil separation
from the marshes and swamps of St. Louis, under
Woodhull & Co's. that Reporting Board to Congress
will be the South Georgia is incorporated, and that
the expenditures be debited to the Revenue and
the Army Board.

155 Resolved that the draft notification submitted by the Chairman, for the purpose of substituting the words "Central Government" for the words "Government" or "Local Government", contained in the Trust's bye-laws, mentioned in the memorandum by the Central Government of the transfer of the administration of the Port, be published in those bye-laws issued by the Port in due course and that thereafter the amendments so permitted be published for the information of the members.

113. Board and approved the Chichigalpa draft of
a Major to the Commission proposing certain amend-
ments to the regulations for the payment of passenger
fares at non-American ports of entry to the routes of
the United States, the British Isles and the
Scandinavian, Balkan, Siberian, European, and
African Conferences, consequent on the
adoption by the Central Conference of the model
of the administration of the Park.

227. Resolved, that the 19th Battalion, under command of Lt. Col. Chisholm, be granted, during its period of training, to be given to Assistant Master Gunner, Mr. J. G. Stevenson, which have been held necessary owing to the non-attendance by the Central Gunnery of the members of the gun crews of the Fort, as published in the various issues of the Fort St. George Gazette, and that the same be paid to the pensioner before deducted for the expense of the Central Gunnery.

19. Read and approve the Chairman's draft of a letter to Government proposing certain amendments to the rules regarding payment of management fees to the Minister Minister and the Assistant Minister in the service of the Board, notwithstanding the assumption by the Central Government of the control of the administration of the Park.

129 Read and approved the Chairman's draft of a letter to Government proposing the issuance of regulations 6 of the regulations relating to the grant of scholarships to citizens, etc., of the Island.

130 Read correspondence between the Chairman and the Government of India setting forth the letter No. 13-20, dated 10th July, 1947, addressed to the Secretary of State for India, relating to the subject of grants 30 and 34 of the Indian Civil Service for the post of Radios, relating to qualifications required as drivers and Radios.

Replied to approve of the Chairman's draft of a letter to Government respecting the general directions of rules relating to the grant of certificates of competency to drivers of steam and motor vessels operating at the Port.

110. Responded, with reference to item 2 of Schedule C—Bills—Miscellaneous of Chapter XII of Part IV of Book I of the Board's Scale of Rates to appear at the rates of mail now charged on each of the Board's properties, for which specific rates of compensation have and have had been set by the Board's Scale of Rates, as defined in the statement which accompanied the Chairman's Report by Lieutenant-Colonel G. H. Scott, dated the 2nd January, 1892, and in the Circular Letter of the same date.

(2) Read and approved the Committee's draft of a letter to Central Government submitting to section representations statements of expenditure during the year 1938-39, under the Health Service, Capital, General and Replacement Fund and Assistant Fund Accounts.

100 furnished a list of documents comprising in Rx. 821-823 pertaining those relating to roadway traffic and listing the three would among them.

154. Described as general Mgr. R. W. Wilkes, M. Inst. C. & M. Eng., a M. Sc. Eng., during Mechanical and Electrical Engineers, to whom as owner or co-owners, he gave Nos. 34A and 35B in the Treaty and part, on the 20th May, and the 1st June 1926, and to whom a compensation therefor due Mr. John Wilkes & Co. Agents, The Queen's

Request you to certify that the performance of
the work by Mr. White will receive no deduction.

He remained to practice the grand in States
House, lately a post at the Engineering depart-
ment, who was relieved from service owing to super-
intendence of a granite of £2,250 being the sum
of granite, a sum to his wife the price he
had been accustomed used at his service.

106. Received, subject to amendment if otherwise
which is necessary under section 41(2) of the Indian
Land Transfer Act, as appears to the members of the
Treaty Council or their successors according to the Act.

107. Board and recorded a statement submitted by the Chairman in accordance with Resolution No. 19, dated the 1st July 1920, relating to the accounts which were submitted to the Board under Resolution No. 19, dated the 1st July 1920.

108. Board and recorded a note by the Port Manager, dated the 15th July 1920, submitting for the examination of the Board a statement made by the Trust Officer, giving the amount of the funds on deposit of which information had been received from the 1st June 1920.

109. Recorded the Trust's Capital and Reserve Accounts for the month of May 1920.

110. Recorded Government of Madras Order No. 512, Public Works Committee, dated the 10th June 1920, regarding the Audit report of the Examiner at Local Fund accounts, Madras, on the accounts of the Unpaid Revenue's Fund for the year 1920-21, rule 10(1)(a), dated the 10th June 1920.

111. Received, Book deposits and cash held by the Imperial Bank of India, Madras, and London, cash deposits with the Chartered Bank of India, Australia and China, Madras, and deposits with the

Post Office Savings Bank, the for the Madras Post Trust on the 21st July 1920 were ordered to be recorded as follows:-

Date of statement	Government Post Office Savings Bank	Post Office Savings Bank		Bank balance, as of today
		Rs.	Rs. in P. Rs. a. P.	
Previous statement	10,000	10,000	10,000	11,450
Post Office -	10,000	10,000	10,000	10,000
Amounts -	10,000	10,000	10,000	10,000
Post Office Savings Bank	10,000	10,000	10,000	10,000
Charter Account -	10,000	-	10,000	10,000
Bankers' Cash account	10,000	-	10,000	10,000
Bankers' -	10,000	-	10,000	10,000
Bankers' -	10,000	-	10,000	10,000
Bankers' and Banker's overdue and Advances	10,000	-	10,000	10,000
Bankers' Reserve Fund	10,000	-	10,000	10,000
Amounts -	10,000	10,000	10,000	10,000
Post Office -	10,000	10,000	10,000	10,000
Amounts -	10,000	10,000	10,000	10,000
Post Office Savings Bank	10,000	10,000	10,000	10,000
Charter Fund account	10,000	-	10,000	10,000
Post Office -	10,000	10,000	10,000	10,000
Post Office -	10,000	10,000	10,000	10,000
Banking Fund account	10,000	10,000	10,000	10,000

G. E. ALEXANDER,
Post Trust Officer, Madras,
21st August 1920.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

NO. 102 NATIONAL INSTITUTE OF STANDARDS AND TECHNOLOGY (Pages 1 to 3 p.)

Part IV—Proceedings of the Madras Legislature

1000

Journal of Business and Economic Statistics, Volume 13, Number 4, December 1995, pp. 423-433.

Bills to be introduced in the Legislative Assembly
of the Province of Quebec.

Under the proviso to rule 73 of the Madras Assembly
Rules, the following Bills, together with the Statements
of Objects and Reasons, are published for general
information:—

*A Bill to repeal certain enactments and to amend
certain other enactments.*

Whereas it is expedient that the enactments specified in the First Schedule which are spent or have otherwise become unnecessary, or have ceased to be in force otherwise than by express specific repeal, should be expressly and specifically repealed:

AND WHEREAS it is also expedient that certain amendments should be made in the enactments specified in the Second Schedule:

It is hereby enacted as follows:—

Schedule. 1. This Act may be called the Madras Repealing and Amending Act, 1888.

Repeal of certain enactments. 2. The enactments specified in the First Schedule are hereby repealed to the extent mentioned in the second column thereof.

Repeal. 3. Where this Act repeals any enactment—

- (a) which, while itself repealing another enactment, provided for the saving of rights, privileges, obligations or liabilities, acquired, accrued or incurred under that enactment or provided that references to the enactment by it repealed should be read as if made to the Act or Regulation by which that enactment was repealed, or that acts done under the enactment by it repealed should be deemed to have been done under the Act or Regulation by which that enactment was repealed, or
 - (b) which, while itself amending another enactment, provided that references to the enactment by it amended should be read as if made to that enactment as so amended, or that acts done under the enactment by it amended should be deemed to have been done under that enactment as so amended or by a new authority substituted in that enactment as so amended for a previously existing authority,
- the repeal shall not affect the operation of any such provision as aforesaid.

Amendments of certain enactments. 4. The enactments specified in the Second Schedule are hereby amended to the extent and in the manner mentioned in the fourth column thereof.

THE FIRST SCHEDULE.

Year.	Number.	Section.	REPEAL.	
			(See schedule 2.)	Date of repeal.
1870	(6)	56	"	"
1886	III.	The Madras Revenue Taxancy (Amendment) Act, 1886.	The whole,	
1885	IV.	The Madras Naval Commission (Amendment) Act, 1885.	The whole,	

Year.	Section.	Date.	Text of record.
1859	IV	90	(b)
1860	II	The Madras Canal and Public Works (Amendment) Act, 1860.	The whole.
1861	II	The Madras General Surveyor's Act, 1861.	The whole.
1862	I	The Madras Revenue Recovery Act, 1862.	The whole.
1863	III	The Madras City Police (Amendment) Act, 1863.	The whole.
1863	I	The Madras Urban Areas (Amendment) Act, 1863.	The whole in all local areas in the Province where the Act has not been repealed by Madras Act X of 1875.
1864	IV	The Madras City Police Act, 1864.	The whole.
1865	I	The Madras Revenue Recovery Act, 1865.	The whole.
1866	II	An Act to repeal the Madras Labour and Education Act, 1866. [Madras Act V of 1866.]	The whole.
1867	III	The Madras Estate Protection, Towns' Subsidies Act, 1867.	The whole.
1868	I	The Madras Court of Mysore Act, 1868.	The whole.
1869	II	An Act to repeal the Madras Labour and Education Act, 1869. [Madras Act V of 1869.]	The whole.
1870	III	The Madras Proprietary Hotel & Other Service (Amendment) Act, 1870.	Sections 2 to 7 and 9 to 14.
1874	V	The Canal and Public Works (Amendment) Act, 1874.	The whole.
1874	VII	The Madras Governmental Act, 1874.	Article 1 of this Schedule as has not been repealed with the exception of the entries relating to the Civil service in Madras Act XII of 1874 and IV of 1886.
1875	I	The Madras Act of 1875. [Amendment] Act, 1875.	The whole in all local areas in the Province where the Act has not been repealed by Madras Act X of 1875.
1878	II	The Madras Civil Courts (Amendment) Act, 1878.	The whole.
1879	I	The Madras Land Registration Act, 1879.	The whole.
1880	II	The Madras High Court (Amendment) Act, 1880.	Sections 2 to 24, 31 and the Schedule.
1881	I	The Deputy Collector's Salary Act, 1881.	The whole.
1881	II	The Madras Duties Bill, 1881.	The whole.
1881	IV	The Madras City Budget. [Amendment] Act of 1881.	The whole.

Year.	Session.	No. of Act.	Subject of Act.
1815	III	II	The whole.
1815	III	The Madras City Municipal (Further Amendment) Act, 1815.	The whole.
1816	I	The Madras College (Amendment) Act, 1816.	The whole.
1816	III	The Madras College (Amendment) Act, 1816.	The whole.
1816	I	The Madras City Municipal (Amendment) Act, 1816.	The whole.
1816	V	The President's Salary Act, 1816.	The whole.
1816	III	The Native City Council (Amendment) Act, 1816.	The whole.
1816	VI	The Madras Native Chiefs, Peasants and Land Owners (Further Amendment) Act, 1816.	The whole.
1816	VII	The Madras City Mysore (Amendment) Act, 1816.	The whole.
1816	VII	The Madras Agricultural and Distress (Amendment) Act, 1816.	The whole.
1816	VII	The Madras City Tenants Protection (Amendment) Act, 1816.	The whole.
1817	I	The Madras Local Board (Amendment) Act, 1817.	The whole.
1818	I	The Madras Native Chiefs, Peasants and Land Owners (Amendment) Act, 1818.	The whole.
1818	II	The Madras Province of Arcot Native Chiefs (Amendment) Act, 1818.	To much as has not been repealed.
1818	III	The Tenants Protection Act, 1818.	The whole.
1819	VI	The Madras Children (Amendment) Act, 1819.	The whole.
1819	VIII	The Madras State Act, 1819.	The whole.
1819	V	The Madras Native Chiefs Protection (Amendment) Act, 1819.	The whole.
1819	X	The Madras Medical Registration (Amendment) Act, 1819.	The whole.
1820	XII	The Madras City Police (Amendment) Act, 1820.	The whole.
1820	XIV	The Madras Native Chiefs Protection (Amendment) Act, 1820.	To much as has not been repealed.
1820	XV	The Native Village Courts (Amendment) Act, 1820.	The whole.
1820	XVII	The Madras Native Chiefs Protection (Amendment) Act, 1820.	The whole.
1820	XVIII	The Madras Aborigines (Amendment) Act, 1820.	The whole in all local areas as the Provisions where the Act has not been repealed by Madras Act X of 1821.

Year	Section.	Description.	Period of legal.
1938	I	The Madras Marine Merchant- patriot and Local Board Charter Amendment Act, 1938.	The whole of the Act.
1938	II	The Madras Town Planning (Amendment) Act, 1938.	The whole of the Act.
1938	IV	The Madras Motor Vehicles Taxation (Amendment) Act, 1938.	The whole of the Act.
1938	VI	The Madras State Oil Industry Act (Amendment) Act, 1938.	The whole of the Act.
1939	V	The Madras District Munda- patriot (Amendment) Act, 1939.	Sections 1 to IV and the Schedule.
1939	XI	The Madras Land Board (Amendment) Act, 1939.	Sections 1 to III and sections 4 and 5 of the Schedule.
1941	II	The Madras Civil Service (Amendment) Act, 1941.	The whole.
1941	III	The Madras Motor Vehicles Taxation Act, 1941.	Sections 1 and Schedule I.
1941	VIII	The Madras Marine Merchant- patriot (Amendment) Act, 1941.	The whole.
1941	IX	The Madras Local Boards (Amendment) Act, 1941.	The whole.
1941	XI	The Madras Motor Vehicles Taxation (Amendment) Act, 1941.	The whole.
1942	2	The Madras Registration of Business Firms (Amend- ment) Act, 1942.	The whole.
1942	II	The Madras Elementary Edn. (Amendment) Act, 1942.	The whole.
1942	III	The Madras Protection of Administrative Tribunals Act, 1942.	The whole.
1942	IV	The Madras Local Boards (Amendment) Act, 1942.	The whole.
1942	V	The Madras Motor Vehicles Taxation (Amendment) Act, 1942.	The whole.
1942	VI	The Madras Mental Hygiene (Amendment) Act, 1942.	The whole.
1942	VII	The Madras City Police (Amendment) Act, 1942.	The whole.
1942	VIII	The Madras Cleaning (Amend- ment) Act, 1942.	The whole.
1942	IX	The Madras Co-operative Banks (Amendment) Act, 1942.	The whole.
1942	XI	The Madras Land Authorisation Commissioner Tax (Amend- ment) Act, 1942.	The whole.
1943	XII	The Madras District Munda- patriot and Local Board (First Amendment) Act, 1943.	The whole.

Year.	Title.	Start page.	Extent of record.
1833	XII The Madras District Manci- pial Police (First Amendment) Act, 1833.	90	91
1833	XIII The Madras City Police (Second Amendment) Act, 1833.	91	The whale.
1833	XIV The Madras Local Boards The whale. (Amendment) Act, 1833.	92	
1833	XV The Madras District Manci- pial Police (Amendment) Act, 1833.	93	The whale.
1833	XVI The Madras Court of Wards The whale. (Amendment) Act, 1833.	94	
1833	XVII The Madras Local Boards The whale. (Third Amendment) Act, 1833.	95	
1833	XVIII The Madras Local Boards The whale. (Fourth Amendment) Act, 1833.	96	
1833	XIX The Madras Wild Elephants' Management (Amendment) Act, 1833.	97	The whale.
1833	XX XV The Madras District Manci- pial Police and Local Boards (Amendment) Act, 1833.	98	The whale.
1834	I The Madras French (Amend.) Statute Act, 1834.	99	The whale.
1834	II The Madras Local Boards and Elementary Education (Amendment) Act, 1834.	100	Section 2 to 10.
1834	III The Madras Import-Export Duties (Amendment) Act, 1834.	101	The whale.
1834	IV The Madras News Publishing The whale. (Amendment) Act, 1834.	102	
1834	V The Madras Co-operative Societies Act (Amendment) Act, 1834.	103	The whale.
1834	VI The Madras Slave and Slave- owner (Amendment) Act, 1834.	104	The whale.
1834	VIII The Madras Estates Land (Amendment) Act, 1834.	105	Section 2 to 129 and the Schedule.
1834	IX The Madras Local Authorities Revenue and Tax (Amend.) Act, 1834.	106	The whale.
1834	XI The Madras Elephants' Haltung Regulations (Amendment) Act, 1834.	107	The whale.
1834	XII The Madras Import-Export Duties (Second Amendment) Act, 1834.	108	The whale.
1835	I The Madras City Civil Court (Amendment) Act, 1835.	109	The whale.
1835	II The Madras Local Boards Act (Amendment) Act, 1835.	110	The whale.
1835	III The Madras Local Boards (Amendment) Act, 1835.	111	The whale.
1835	IV The Madras District Manci- pial Police (Amendment) Act, 1835.	112	The whale.

Year.	Name.	Section.	Extent of royal
1905	IV.	(2)	(4)
1905	V.	The Madras Cooperative Societies Board, Amended Act, 1904.	The whole.
1905	VI.	The Madras Co-operative Land Colonization Act, 1902.	The whole.
1905	VII.	The Native State Aid to Industrial Education (Amendment) Act, 1902.	The whole.
1905	VIII.	The Native Elementary Education (Amendment) Act, 1903.	Sections 2 to 12.
1905	XII.	The Native Slave Petition, Enquiry and (Amendment) Act, 1903.	The whole.
1905	XIII.	The Native Land Board, Amended Act, 1903.	Sections 2 to 4.
1905	XV.	The Native Village Councils (Amendment) Act, 1903.	The whole.
1905	XVII.	The Madras Cooperative Land Settlement Society (Amendment) Act, 1903.	The whole.
1905	XVIII.	The Native Druze Moulahs, Law (Amendment) Act, 1903.	The whole.
1905	XIX.	The Native Protection of Arts Services (Amendment) Act, 1905.	The whole.
1905	XXI.	The Native Medical Petition, Act (Amendment) Act, 1903.	The whole.

THE SECOND SCHEDULE

AMENDMENT,

[See section 6.]

Year.	Name.	Section.	Amendment.
91	IV.	(2)	(4)
		Act of the Governor-General in Council.	
1905	XIX.	The Native District, Is the article "In the Native District, 1903,"	Q1 for the words and figure "in section 1" occurring after the word "Native" in the words and figure "in section 3" shall be substituted and
			Q1 for the words, figures and heading "Local" and (not) of a notice T1 "the words, figures and heading" and (not) of a notice T1 "shall be inserted."
			Act of the Governor of Fort St. George or General.
1905	XIX.	The Native Inspec- tion Com. Act, 1903.	In the first sentence in section 2 of the article "in section 2" occurring before the words "the Com." shall be inserted.
1906	I.	The Native Reforms Land Act, 1906.	In section 20, the words and figure "section 40" shall be omitted.

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Year.	Statute.	Short title.	Amendments.
1811	IV	10	(1)
		<i>Act of the Governor of Port St. George to Encourage Manufacture.</i>	
1819	IV	The Marine City Municipal Act, 1819.	(1) In section 307, before the words "regulations" and "shall by the words" are due by any person in the Corporation" shall be substituted. (2) In section 308 of rule M of Schedule 25, the word and figure "one" rule 18 "arranging for the second rates shall be omitted.
1820	IV	The Madras Chindia-duty Act, 1820.	In section 44, subsection 10 shall be omitted and subsection (4) shall be substituted in full as follows: (1) In clause (1) of section 43, for the words "the opinion" the words "their opinion" and for the words "no may if he thinks" the words "they may if they think" shall be substituted. (2) In clause (2) of subsection 10 of section 44, for the words "half-year preceding the dissolution" the words "a half-year preceding the dissolution" shall be substituted. (3) In clause (1) of subsection (2) of section 46, for the words "and for the year preceding the dissolution" the words "half year preceding such dissolution" shall be substituted. (4) In clause (3) of rule H of Schedule 25, before the words "any other extraordinary charge" the word "extra" shall be inserted.
1820	VII	The Madras Town Planning Act, 1820.	In section 44, clause (4) of subsection (2) shall be inserted.
1820	VII	The Marine Revenue-Exemption Act, 1820.	In the provision in the Regulation to subsection (2) of section 45, for the words "as he may think fit" the words "as they may think fit" shall be substituted.
1820	XIV	The Madras Local Budget Act, 1820.	(1) In subsection (2) of clause (2) of section 21, before the words "in service of the Queen" for the words "service of the Queen" shall be substituted. (2) In clause (1) of subsection (2) of section 21, for the words "half year preceding the dissolution" the words "half year preceding the dissolution" shall be substituted.

Text No.	Number (a)	Date	Amendments (b)
<i>Act of the Governor of Madras Brought into Council—part.</i>			
1938	IV The Madras Land Revenue Act, 1938	15. In section 29, after subsection (1) of section 10(1), let there be added— “(2) any sum “half-year preceding such date” in the words “half-year preceding such date” shall be substituted.	
1938	IV The Madras Agriculture Rent Act, 1938.	(1) In subsection (1) of section 10(1), or in section 10(2) if any portion of section 10(1) has been substituted, the words “or portion” shall be omitted. (2) In subsection (1) of section 10(2), for the words “at the commencement of the year” in clause (a) “shall be substituted.” (3) In section 10(2) of Schedule IV, where the words “one paisa per acre for the payment of the rent” in the section “or portion” of the section “or portion” shall be substituted. (4) In section 10(2) of Schedule IV, where the words “one paisa per acre for the payment of the rent” in the section “or portion” of the section “or portion” shall be substituted.	
<i>Act of the Madras Legislature</i>			
1938	IV The Madras Agriculture Rent Act, 1938.	In section 23, between the words “the rate” and the words “shall be charged” the words “or becomes” shall be inserted.	

STATEMENT OF OBJECTS AND REASONS.

The Acts now contained in the four published volumes entitled “The Madras Code” have recently been subjected to considerable textual modification by the Government of India (Adoption of Indian Legal Order, 1937, made in pursuance of section 200 of the Government of India Act, 1935). The task of issuing a revised edition of the Madras Code is now being taken in hand, and the present is an appropriate occasion for the reprint of each of the *enactments* appearing in those volumes as were concerned merely with the making of textual alterations in previously existing Acts. The textual alterations so made are incorporated in the parent Act as soon as the amending Act comes into force, and are printed in the text in all subsequent editions, footnotes being usually added to explain the origin of the changes. It has hitherto been the general practice to print the amending Acts themselves in these volumes, although in some cases economy of space is effected by writing portions of the text of the amending Act and inserting instead a reference to the parent Act where the amendment has already been shown.

9. Much printing space is occupied and no useful purpose is served by the reproduction in the volumes of the Madras Code of Anchoring Acts of the sections referred to, and if it is proposed to repeal those Acts, they are published under their several serial numbers in the Fort St. George Gazette and may easily be found there if required.

3. Moreover the insertion recently of section 6A in the Madras General Crimes Act, 1860, has abolished all reason for keeping unneeded Acts of this nature alive. Notwithstanding the repeal of each Act, enactments made by them will continue to be in force.

4. Certain Acts which have by virtue of the Government of India's Adoption of Indian Local Order, 1887, ceased to have effect are now formally repealed.

5. The Bill does not provide for the repeal of any Act passed later than one year from the year 1929; that is to say, no enactment is to be repealed unless it has been in existence for two complete years. During this period, its existence has had sufficient time to be appreciated, and there has been ample opportunity for any modifications introduced by it in previous Acts to be noted and incorporated in their proper places.

6. The opportunity has been taken to make some necessary amendments of a formal nature in certain subsections. The reasons for the proposed amendments are given below:—

(1) *The Madras District Police Act, 1859 (XXIV of 1859).*—In the Schedule to this Act which was added by Madras Act XXI of 1926, the reference to "section 1" of the Madras City Police Act, 1868, should be a reference instead to section 2. This same Schedule refers to clause (ix) of section 71 of the Madras City Police Act, 1868, but that clause was repealed by section 3 of Madras Act V of 1920. Hence it is proposed to substitute "section 2" for "section 1" and to omit the reference to clause (ix) of section 71 in the Schedule aforesaid.

(2) *The Madras Irrigation Cess Act, 1885 (Madras Act VII of 1885).*—The amendment to section 1 corrects an obvious error.

(3) *The Madras Estates Land Act, 1908 (Madras Act I of 1908).*—Section 196 of the Madras Estates Land Act, 1908, provides inter alia for a second appeal to the Board of Revenue against the orders passed on appeal by a District Collector in the case of an application under section 60. But under the Act as amended by Madras Act VIII of 1924, there is no provision for an appeal to the District Collector in the case of such an application. Hence it is necessary to omit the reference to "section 60" in section 196 of the Act.

40 The Madras City Municipal Act, 1919 (Madras Act IV of 1919).—Section 108 of Madras Act X of 1938 substituted a new section for section 347 of the Madras City Municipal Act, 1919. The new section was modelled on the lines of section 344 of the Madras District Municipalities Act, 1920. In the new section, one line consisting of the words "are due by any person to the Corporation" which correspond to the words "are due by any person to the council" in section 344 was inadvertently omitted. The result of that omission is to make the clause beginning with the words "which under this Act or any rule, by-law or regulation made thereunder" in new section 347, incomplete. It is proposed to rectify this omission.

Sub-section (2) of rule 18 of Schedule IV as amended by section 335 (2) of Madras Act X of 1938, refers to "Tension Appeals Committee constituted under rule 14 under rule 14". It is necessary to omit the second reference to "under rule 14".

40 The Madras Children Act, 1930 (Madras Act IV of 1930).—Sub-section (2) of section 41 of the Madras Children Act, 1930, requires that all rules made under clauses (2) and (4) of sub-section (2) of that section shall be subject to the previous approval of the Governor-General in Council. After the introduction of Provincial Autonomy, the Central Government has no jurisdiction with respect to any matter falling within the exclusive Provincial sphere in a Governor's Province. Consequently it is necessary to omit sub-section (2) of section 41.

41 The Madras District Municipalities Act, 1930 (Madras Act V of 1930).—The amendment to sub-section (2) of section 41, to clause (c) of sub-section (2) of section 29 and to clause (3) of sub-section (2) of section 90 correct obvious errors while the amendment to clause (2) of rule 63 of Schedule IV supplies an accidental omission.

41 The Madras Town-Planning Act, 1930 (Madras Act VII of 1930).—Section 35 of the Madras Town-Planning Act, 1930, which provided for the constitution of a Provincial Town-Planning Fund was certified by the Government of India (Adoption of Indian Laws Order, 1937). The inadvertent omission to make a consequential alteration, viz., to append clause (2) of sub-section (2) of section 44, is now rectified.

40 The Madras Elementary Education Act, 1930 (Madras Act VIII of 1930).—The amendment to section 45 corrects an obvious mistake.

(9) *The Madras Local Services Act, 1930 (Madras Act XIV of 1930).*—The amendments to section 21, clause (c) of sub-section (2) of section 103, clause (b) of subsection 20 of section 103-A, sections 123 and 296 and sub-clause (2) of rule 5 of Schedule IV correct obvious errors.

(10) *The Madras Agricultural Relief Act, 1938 (Madras Act IV of 1938).*—The amendment to section 23 applies as a general omission.

P. SUBBARAYAN.

A Bill further to amend the Madras Estates Land Act, 1908, for a certain purpose.

WHEREAS it is expedient further to amend the Madras Estates Land Act, 1908, for the purpose ^{Madras Act I of 1908} hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the Madras Estates' Land (Amendment) Act, 1938.

2. In subsection (1) of section 185-A of the ^{Madras Act I of 1908} Madras Estates Land Act, 1908, for the words ^{Madras Act I of 1908} "within three years", the words "within three years" shall be substituted.

STATEMENT OF OBJECTS AND REASONS.

Section 185-A of the Madras Estates Land Act, 1908 (^{Madras Act I of 1908}), as amended by Madras Act XVIII of 1936, provides for applications being preferred by landholders in certain cases for the establishment of their homestead right in杖田 villages within two years from the date on which the latter Act took effect. As Madras Act XVIII of 1936 came into force on the 1st October 1936, the period of two years mentioned in section 185-A will expire on the 30th October 1938. Rules prescribing the manner in which the applications referred to in the section should be made were however published in the Fort St. George Gazette only on the 21st June of this year. Thus the period of two years allowed by section 185-A for the lodging of the applications has been actually extended into a period of a little over four months. It is necessary to extend this period so as to give landholders a real opportunity to exercise the right conferred upon them by the section. The Bill accordingly provides for an extension by one year of the period allowed by section 185-A.

T. PRAKARAM.

**BILL TO BE INTRODUCED IN THE LEGISLATIVE ASSEMBLY
OF THE PROVINCE OF MADRAS.**

Under the proviso to rule 73 of the Madras Assembly Rules, the following Bill, together with the Statement of Objects and Reasons, is published for general information:-

A BILL TO AMEND THE MADRAS FAMINE RELIEF FUND ACT, 1886, FOR CERTAIN PURPOSES.

WHEREAS it is expedient to amend the Madras Famine Relief Fund Act, 1886, as adapted by the Government of India (Adaptation of Indian Laws) Order, 1887, for the purpose hereinafter appearing. It is hereby enacted as follows:-

1. This Act may be called the Madras Famine Relief Fund (Amendment) Act, 1888.
2. In clause (iv) of section 3 and section 6 of the Madras Famine Relief Fund Act, 1886 (hereinafter referred to as the said Act), for the words "the securities of the Central Government", the words "the securities of the Central or of the Provincial Government" shall be substituted.
3. In section 7 of the said Act, after sub-section (2) the following sub-section shall be added, namely:-
 "(3) All sums payable to the Fund under sub-section (2) shall be expenditure charged on the revenues of the Province."

STATEMENT OF OBJECTS AND REASONS.

Section 6 of the Madras Famine Relief Fund Act, 1886 (Madras Act XVI of 1886), requires that all amounts to the credit of the Famine Relief Fund which are not immediately required for expenditure on the relief of famine, etc., should be invested in the securities of the Government of India. As the Government are now raising loans in the open market independently of the Central Government, it is necessary to provide for the investment and remittance of amounts in the fund, not only in the securities of the Government of India but also in those of the Government of Madras. Clause 2 of the Bill makes the necessary arrangement.

2. Section 7 (2) of the Act makes certain payments to the Pensions Relief Fund obligatory on the part of Government, in order, as far as possible, to ensure that there is a sum of not less than 60 lakhs of rupees in the fund. Under section 72-D (2) (a) of the previous Government of India Act, all expenditure, the amount of which was prescribed by or under any law, was non-votable. Consequently, payments made by Government under section 7 (2) were not subject to the vote of the Legislature. The position is different under the Government of India Act, 1935, which is now in force. Expenditure which is not expressly charged on the revenue of the province shall be subject to the vote of the Legislative Assembly—see sections 78 (2) (g) and 79 (1). A specific provision charging the payments to be made under section 7 (2) (a) on the revenue of the province is therefore required, and clause 5 of the Bill adds the necessary provision.

G. BAJAGOPALACHARIAH.

(By order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department,



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE

No. 28]

MADRAS, TUESDAY EVENING, AUGUST 8, 1858

[Price, 4 pice]

SEASON REPORT FOR JUNE 1858.

Statement I.— Statements showing the average fall of rain in each district during the month of June 1858 and also the total fall of rain from 1st April 1858 up to 30th June 1858 compared with the corresponding figures of the preceding year and with the averages for a series of years ending 1850.

District.	Averages:		1857-58.		1858-59.	
	June,		From 1st April up to the end of June		June,	
	Rainy days.	Rainfall.	Rainy days.	Rainfall.	Rainy days.	Rainfall.
1 Vizianagram (M)	—	nil.	nil.	nil.	nil.	nil.
2 Panj-Gudem	—	2.0	4.05	2.8	2.8	2.8
3 Mett-Gudem	—	3.1	5.11	3.8	6.7	5.2
4 Pettah	—	3.8	2.18	3.7	9.2	1.43
5 Madras	—	6.9	4.75	6.0	2.04	4.03
6 Chingleput	—	3.1	2.24	3.4	3.92	4.03
7 Kanchipuram (M)	—	4.3	2.46	4.7	2.71	3.63
8 Villupuram (M)	—	4.6	2.46	5.1	2.72	5.4
9 Arcot (M)	—	3.8	2.08	4.59	2.6	4.11
10 Cuddalore (M)	—	4.0	2.21	4.01	2.21	4.21
11 Tanjore	—	4.0	2.21	4.01	2.21	3.74
12 Chengalpettai	—	2.2	1.57	3.57	3.0	4.03
13 Karaikal	—	0.8	2.97	2.79	3.03	4.03
14 Jaffna	—	0.5	1.77	0.44	1.79	2.04
15 Pondicherry	—	0.1	2.22	0.44	0.8	2.03
16 Chittor (M)	—	4.3	8.94	5.58	9.0	8.91
17 Shikarpur (M)	—	3.8	8.81	8.71	9.05	8.84
18 Salsette (M)	—	3.0	2.94	7.08	9.8	11.61
19 Deccan (M)	—	3.1	3.68	9.8	2.8	9.61
20 Hyderabad (M)	—	3.0	1.26	9.81	3.0	9.23
21 Nellore (M)	—	2.8	2.49	12.4	9.04	12.2
22 Krishna (M)	—	2.8	1.73	8.18	2.0	9.71
23 Warangal	—	1.7	6.00	4.47	3.0	6.02
24 Cuttack	—	0.5	0.41	0.00	0.5	0.03
25 Madras	—	22.0	31.18	42.03	87.7	51.20
26 North Cannanore	—	29.7	23.65	48.95	21.09	26.82
27 The Malabar (M)	—	32.4	16.92	18.97	17.7	18.09

(M) Recurring Rainances and Irrigation,
and Irrigation Reservoirs, Canals and Reservoirs.

(C) Recurring Rainances, Canals and Reservoirs.

(D) Recurring Rainances and Irrigation.

(E) Irrigation Reservoirs, Canals and Reservoirs.

(F) Irrigation Reservoirs, Canals and Reservoirs.

(G) Recurring Rainances and Irrigation, Canals, Reservoirs,
Reservoirs, Irrigation Reservoirs, Canals and Reservoirs.

(H) Irrigation Reservoirs, Canals and Reservoirs.

(I) Irrigation Reservoirs, Canals and Reservoirs.

(J) Irrigation Reservoirs, Canals and Reservoirs.

(K) Irrigation Reservoirs, Canals and Reservoirs.

Section II-A.—Statement showing the nature of civilization, Government and related topics only from April to June 1928.
[Item in brackets of name, i.e., No. being omitted.]

[iii] division of the five years ending 31st March.

Advantages of the four-phase design approach

SECTION II.B.—Statement showing the extent of cultivation (proprietary villages only)
(date April to June 1956).

[Area in hundreds of acres, 1 acre = 16.5625 square yards.]

District and group	Proprietary villages.											
	Area cultivated on Date 1956				Area cultivated from April to June 1956				Area cultivated from April to June 1955			
	First crop		Second crop		First crop		Second crop		First crop		Second crop	
	Days	Wks.	Days	Wks.	Days	Wks.	Days	Wks.	Days	Wks.	Days	Wks.
Trincomalee	406	476	406	476	275	325	454	504	408	478	428	508
Colombo East	25.1	24.8	30.1	29.6	227.8	21.5	2	21.5	21.5	21.5	21.5	21.5
Colombo West	11.2	12.0	36.0	35.8	11.3	4.9	262	22.2	5	3.6	3.6	3.6
Kandy	49.1	50.0	50.0	50.0	25.3	18.9	262	22.2	12.1	12.1	12.1	12.1
Galle	21.6	22.4	22.4	22.4	22.4	1.6	22.4	1.6	22.4	22.4	22.4	22.4
Dambulla	2.3	2.9	26.4	25.4	2.3	0.3	26.4	1	2.3	2.3	2.3	2.3
Ceylon	281.2	311.0	301	301	300.3	312.0	2	2	320.7	351.4	321	321
Kurunegala	1	1	361	360	361	360	1	1	361	361	361	361
Badulla	2.1	2.0	2.0	2.0	2.0	0.1	2.0	0.1	2.0	2.0	2.0	2.0
Anuradhapura	2.0	2.0	2.0	2.0	2.0	0.1	2.0	0.1	2.0	2.0	2.0	2.0
Udalgama	2.0	2.0	2.0	2.0	2.0	0.1	2.0	0.1	2.0	2.0	2.0	2.0
Dambulla	4.4	6	812	812	4.7	4.5	812	812	4.8	4.8	812	812
Hambantota	1	1	254	252	1.8	1.8	254	252	1.8	1.8	254	254
Chilaw	1	1	17.0	16.8	1.8	1.8	17.0	16.8	1.8	1.8	17.0	17.0
South Arcot	1.1	1.9	301	298	1.8	0.8	301	298	1.7	1.7	301	301
Cuttack	2.4	3.8	261	261	4.0	5.8	261	261	4.1	4.1	261	261
Chittagong	2.3	2.8	261	261	2.3	2.8	261	261	2.3	2.3	261	261
Kurum	16.9	17.5	261	261	16.9	17.5	261	261	16.7	16.7	261	261
Sylhet	22.0	1.2	261	261	22.0	1.2	261	261	22.0	22.0	261	261
Goalpara	22.5	22.1	261	261	22.5	22.1	261	261	22.5	22.5	261	261
Tribhuvanpur	2.9	3.8	261	261	2.9	1.4	261	261	2.9	2.9	261	261
Central (Bardia)	28.5	33	801	801	40.0	48.8	801	801	31.1	41.1	801	801
Darjeeling	1	1	321	321	1.8	1.8	321	321	2.1	2.1	321	321
Murree	2.2	3.2	261	261	2.0	4.7	261	261	16.8	16.8	261	261
Ranipore	2.1	2.8	261	261	2.1	2.8	261	261	2.1	2.1	261	261
Chittagong	2.1	4.1	261	261	16.3	15.8	261	261	15.9	15.9	261	261
Burma	11.9	18.8	301	301	20.4	21.8	1	1	22.0	22.0	1	1
Pitkerry	241.0	263.3	811	811	402.5	414.1	3	4	309.0	326.4	811	811

(a) Planted area.

Bureau of Survey, Madras,
23rd July 1956.

E. P. KRISHNAN KAYAR,
Assistant Director.

ERRATA.

STATEMENT—APRIL AND MAY 1956.

Proprietary villages:

	Column 6.	
	Per	Per
General	42.0	41.8
Totality	109.0	102.0



SUPPLEMENT TO PART II

THE FORT ST. GEORGE GAZETTE

No. 32]

MADRAS, TUESDAY EVENING, AUGUST 9, 1838

[Price, 6 p.m.]

ABSTRACT OF SEASON REPORT FOR THE WEEK ENDING 6TH AUGUST 1838.

GENERAL SUMMARY.

Rainfall very heavy in Salem; heavy in Thanjavur, North Arcot, Trichinopoly and Tanjore; fair in Madrasapattinam, East Godavari and Tiruvarur; moderate in parts of Villupuram, Erode, Gingee, Tiruchirapalli, Tiruvannamalai, Karaikudi, North Arcot, Madras and Tiruvarur. Irrigation water generally abundant in parts of Villupuram, East Godavari, Madras, Gingee, Kanchipuram, Nellore, Tirupati, Madras and Tiruchirapalli and failing at dry crops in parts of Dindigul, Kanchipuram, Gingee, Nellore and Salem preceding. Standing crops generally poor except in parts of Villupuram and Tanjore. Condition of cattle generally good except in parts of East Godavari, West Godavari, Khammam, Sircilla, Andhra Godavari and Nellore. Paddy generally sufficient except in parts of East Godavari, Khammam, Bellary and Andhra. Employment generally available except in parts of Kanchipuram, Bellary and Andhra. Prices generally stationary. Wages generally falling in Madras, Andhra and the rest of the country; prices generally stationary elsewhere. Merchants reduced per day on the former route—Workers \$1,000; grainrice 35,771; total 130,000.

D. J. R. MURTHY,
Joint Secretary

Board of Revenue, Madras,
2nd August 1838.

DISTRICT REPORTS.

TIRAGALAM

Water-supply sufficient except in parts. Transplanting and sowing of paddy proceeding in parts. Standing crops generally fair. Irrigation water plentiful where they are affected, although the want of rains and by external cause. Harvest of maize, ragi and gramly proceeding in parts; cotton poor to normal. Parche available. Paddy sufficient except in Villupuram taluk. Condition of cattle generally good. Reports generally fair except in those taluks where more rain is needed.

H-320-3

EAST GODAVARI.

Water-supply sufficient except in parts. The Godavari 22 feet above the mean sea level (42) has over the crest in the last week and 2½ feet over the crest in the corresponding week of the previous year. Transplanting of paddy proceeding in parts. Standing crops fair. Parche available. Paddy sufficient except in the taluks of Tenali, and in the remaining taluks it is scarce. Condition of cattle generally good except for foot and mouth disease in parts of the Tadipatri and Nandigama in parts of the districts of East and West Godavari.

WEST GODAVARI.

Water-supply sufficient. Standing crops fair. Parche available. Parche available. Condition of cattle generally good except for pock-scarce in parts of the taluks of Tenali, Khammam, Karimnagar and Tirupatigradu. Beverage restricted and harvest set in July 1838.

KHEDRA.

Water-supply sufficient except in the Nellore taluk. The Khammam 260 feet above sea level an instant 2½ feet above crest in the last week and 10½ feet above crest in the corresponding week of the previous year. Transplanting of paddy proceeding in parts. Standing crops fair. Parche available. Parche sufficient. Condition of cattle generally good, except for scabbs seen in parts of the Duggal taluk and Andhra; also there is some scabbs in parts of the taluks of Nellore and Kadapa. Beverage restricted and harvest set in July 1838.

GUNTELLI.

Water-supply generally sufficient. Transplanting of paddy and sowing of maize, beans, pulses and cotton proceeding in parts. Standing crops fair. Parche available. Parche sufficient. Condition of cattle generally good except for scabbs seen in parts of the Duggal taluk and Andhra; also there is some scabbs in parts of the taluks of Nellore and Kadapa. Beverage restricted and harvest set in July 1838.

KURNEOOL.

Water-supply sufficient for the district as a whole. Growing of paddy, chana, maddi, beans, maize, cotton, millet, sunn, groundnut and cotton crops proceeding, which generally normal. Standing crops fair. Parche available in parts. Parche generally sufficient except in the Tiruchendur taluk and parts

of the learned noble said the Pampanga which contains at ratio generally good rice in its various parts of the Mariano Ilocos and Benguet, and that it is part of the Southern table land, and is generally available even in parts of the tableland of Pangasinan and Kavite. These reasons, he said, the Pampanga and also in the Kavite which has been, given such generally notable Pampanga agriculture.

卷之四

Massively suboptimal drug dosing did not generally account for therapeutic response, among the 10000 cases, even the highest failure rates, perhaps, notwithstanding such a proceeding as ours, were more usually due to suboptimal patient doses in spite of the best possible drug selection and choice. In some cases, however, we might expect to observe failure in therapeutic trials. Such an example is profile heterogeneity reflected in the failure of older, Hispanic and Black individuals to respond to drugs given to the remaining smaller, Caucasians of either gender. This heterogeneity may be reflected in the pharmacokinetic parameters of the drugs used in the dosages employed, as well as in a variety of other factors, and the like. The results resulting in the large sample, however, reflect words and one can work are functioning. Some of the groups evaluated in the aftermath of the trials, however, is still quite heterogeneous, and the dosing of these groups is still a problem.

ANSWER

第二部分

CUDWATER
White-purple foliage. Stems are fast-growing annuals except in parts where it is winter-hardy. Flowers yellow. Conditions of soil generally good except for black ground in parts of the Highveld which, although probably in agricultural operations, receive no rain water.

• 第四章 亂世

Water-supply generally insufficient. 1949 level at water's edge in the lower reaches of the river, 1950 level 102 feet above the low-water mark and 1951 level 104 feet above the low-water mark. 1950 level 102 feet at water's edge in the upper reaches of the river, 1951 level 104 feet above the low-water mark and 1952 level 106 feet in the corresponding reach of the previous year. The water-supply was generally insufficient during 1950, particularly in the first half of the year, and several areas of dryland were affected. Irrigation in parts of the valley was generally kept at minimum rates generally kept. Pasture generally sufficient, but insufficient in parts. Fodder sufficient. Condition of soils generally good except for salinization seen elsewhere in parts of the valley. Irrigation and drainage in parts of the lower reaches of the valley were generally sufficient, but insufficient in parts of the valley.

CHINESE EDITION

Water-supply sufficient for the present requires some except on the lowermost part of the Chalmer's River, 2000 feet of water (P.L. 1912) or about 40-41 feet in the last week and 47-50 feet in the corresponding week of the previous year, and 2000 feet at 20-21 H.P. (P.L. 1913) at about 30-37 feet in the last week and 30-33 feet in the corresponding week of the previous year. Standing crop 1912 pasture acreable, 10000 bushels. Capacity of water supply, 10000 bushels.

新編人間地圖

sufficient except in parts. The Wellington reservoir 21,000 feet (W.E.L. 284) lost 1,800 acre-feet in the year ending June 30, 1905, while the corresponding work of the present year, ending October 31, shows a possible deficit of 1,000. Conditions of cattle generally good, reservoirs and herds normal as of July 1906.

REFERENCES

Wheat supply generally sufficient except in parts, remaining crops look fair-to-good available. Fodder situation: Condition of cattle generally good. Fodder placement available for lactating animals is being organized. North Dakota Department, feed and seed stores and agricultural cooperatives. Transport facilities restricted and harvest extension is July 1.

WINTER 2008

Water-supply sufficient, except in the winter of 1868-69 and October, 1870. Fodder available. Fodder sufficient. Condition of cattle generally good. Progress encouraging. Cowing and lambing reported as July 1871.

第五章

Water-supply sufficient. The water-level in Sprague River at Hartney above the alluvium of the low-level stream 112.33 feet (P.L. 2, 1920) was against 114.60 feet at the last peak and 115.53 feet in the next preceding the peak of the previous year. Seawing of the river channel, sand, gravel, silt and gravel were proceeding in parts. Standing crop poor. Prairie grasslands. Future unknown. Condition of crops generally good. Prospects fair. Water-supply reduced at July 1920.

BRUNNEN

Water-supply generally sufficient. Standing crops fair. Pasture generally available, except in parts where it is stony. Fodder generally sufficient. Condition of cattle generally good. (Hunting and herding restricted on Lake Niap).

THE END

Water-supply generally sufficient. Standing crops generally fair. Pictures available. Fodder scarce. Condition of cattle generally good. Fresh pastures on the whole. Owing to heavy rains there have been breakages in parts of the Kafuestein railway, Lusaka and Lusambo pastoral areas.

第2章 算法设计

Water-supply generally sufficient for irrigation except in parts of the basins of Thompson and Deschutes Rivers, lake level 1610 feet (Fig. 12, 1929) as against 2490 feet in the last week and 1912 feet in the corresponding week of the previous year. Transportation of pulp proceeding as planned except for absence of railroad at present. Further transportation sufficient. Considerable storage available.

THE JOURNAL

Water-supply sufficient for drinking purposes only. Grazing sheep kept. Pasture available except in parts. Fodder sufficient. Condition of roads generally good. Temperature fall. Sheep-shearing and harvest completed by 1850.

TINNEVELLY.

Water-supply sufficient for irrigation in parts. No flow over the Aruvikkuzhi stream. Rainfalls inadequate. Standing crops fair except in parts. Paddy sufficient. Condition of cattle generally good. Prospects not encouraging. Droughts extreme and harvest restricted in July 1968.)

MOLDAJU.

Water-supply sufficient. Severe soil transplanning of paddy proceeded in parts. Standing crops fair. Paddy sufficient. Condition of cattle generally good. Prospects extremely bad. Harvest restricted in July 1968.)

SOUTH KAKRAI

Water-supply sufficient. Standing crops fair except in the Madrasapattinam areas where rainfall scarce or non-existent. Paddy sufficient. Condition of cattle good.

THE NELLORE.

Water-supply sufficient. Standing crops fair except in the Guntur and Krishna districts. Paddy sufficient. Poultry sufficient. Condition of cattle good. Prospects normal. Droughts and locust infestation in July 1968.)

RAINFALL AND RETAIL PRICES OF THE SEAFLE FORD GRADES FOR THE WEEK ENDING 16th AUGUST 1961

^a denotes not available owing to the nonavailability of the source.
^b Estimate of 30 years (using 1980).

MADRAS : PRINTED AND PUBLISHED BY THE GOVERNMENT OF TAMIL NADU



SUPPLEMENT TO PART II
THE FORT ST. GEORGE GAZETTE

No. 32

MADILAS, TUESDAY EVENING AUGUST 4, 1908.

四二一

WHOLESALE PRICES OF COMMODITIES PREVAILING ON THE
8TH AUGUST 1938

[All prices are in Pesos per (superior) issue of *ESTUDIOS*, 10-2,000 copies, except where otherwise stated; and relate to those published in Madrid.]

Material	Name	Price	Material	Name	Price
6. RICE, FIFTH SORT- SUSPENDED	Saffron saffron (red, raw)	45.0	Fingapuriak	2.10
White rice	2.87	Yogunnam	1.34
Kangkowen	White-kangkowen	Gauar	Not quoted.
White rice	4.00	Cashew	2.01
Yellow rice	Amber-yellow rice	Chukkuak	Not quoted.
Yellow rice	Yellow rice	2.75	Qatuk	Not quoted.
Yellow rice	Yellow rice	4.49	Eruak	2.18
Yellow rice	Yellow rice	8.00	Chukkuak	4.61
Rice, five grade	4.29	Potashapay	2.01
Amber rice	4.21	Tulutuvik	Not quoted.
Yellow rice	4.36	Amarak	1.18
Yellow rice	5.00	Qatuk	Not quoted.
Yellow rice	5.35	Uvukatuk	2.12
Yellow rice	5.75			
Yellow rice	6.12			
7. RICE, SECOND-COKE			8. SAGI		
Yellow rice	Barely-kangkowen (dark)	Not quoted.	Wangaprian	1.18
Yellow rice	Quaker, second	8.15	Yogunnam	1.18
Yellow rice	For rice	8.25	Sabon	Not quoted.
Yellow rice	Kangkowen	8.35	Fetum	2.64
Yellow rice	De	8.41	Qatuk	2.18
Yellow rice	De (old)	8.45	Chukkuak	2.18
Yellow rice	De	8.50	Tulutuvik	2.16
Yellow rice	De (old)	8.55	Uvukatuk	2.15
Yellow rice	De	8.60			
Yellow rice	De (old)	8.65			
Yellow rice	De	8.70			
Yellow rice	De (old)	8.75			
Yellow rice	De	8.80			
Yellow rice	De (old)	8.85			
Yellow rice	De	8.90			
Yellow rice	De (old)	8.95			
Yellow rice	De	9.00			
Yellow rice	De (old)	9.05			
Yellow rice	De	9.10			
Yellow rice	De (old)	9.15			
Yellow rice	De	9.20			
Yellow rice	De (old)	9.25			
Yellow rice	De	9.30			
Yellow rice	De (old)	9.35			
Yellow rice	De	9.40			
Yellow rice	De (old)	9.45			
Yellow rice	De	9.50			
Yellow rice	De (old)	9.55			
Yellow rice	De	9.60			
Yellow rice	De (old)	9.65			
Yellow rice	De	9.70			
Yellow rice	De (old)	9.75			
Yellow rice	De	9.80			
Yellow rice	De (old)	9.85			
Yellow rice	De	9.90			
Yellow rice	De (old)	9.95			
Yellow rice	De	10.00			
Yellow rice	De (old)	10.05			
Yellow rice	De	10.10			
Yellow rice	De (old)	10.15			
Yellow rice	De	10.20			
Yellow rice	De (old)	10.25			
Yellow rice	De	10.30			
Yellow rice	De (old)	10.35			
Yellow rice	De	10.40			
Yellow rice	De (old)	10.45			
Yellow rice	De	10.50			
Yellow rice	De (old)	10.55			
Yellow rice	De	10.60			
Yellow rice	De (old)	10.65			
Yellow rice	De	10.70			
Yellow rice	De (old)	10.75			
Yellow rice	De	10.80			
Yellow rice	De (old)	10.85			
Yellow rice	De	10.90			
Yellow rice	De (old)	10.95			
Yellow rice	De	11.00			
Yellow rice	De (old)	11.05			
Yellow rice	De	11.10			
Yellow rice	De (old)	11.15			
Yellow rice	De	11.20			
Yellow rice	De (old)	11.25			
Yellow rice	De	11.30			
Yellow rice	De (old)	11.35			
Yellow rice	De	11.40			
Yellow rice	De (old)	11.45			
Yellow rice	De	11.50			
Yellow rice	De (old)	11.55			
Yellow rice	De	11.60			
Yellow rice	De (old)	11.65			
Yellow rice	De	11.70			
Yellow rice	De (old)	11.75			
Yellow rice	De	11.80			
Yellow rice	De (old)	11.85			
Yellow rice	De	11.90			
Yellow rice	De (old)	11.95			
Yellow rice	De	12.00			
Yellow rice	De (old)	12.05			
Yellow rice	De	12.10			
Yellow rice	De (old)	12.15			
Yellow rice	De	12.20			
Yellow rice	De (old)	12.25			
Yellow rice	De	12.30			
Yellow rice	De (old)	12.35			
Yellow rice	De	12.40			
Yellow rice	De (old)	12.45			
Yellow rice	De	12.50			
Yellow rice	De (old)	12.55			
Yellow rice	De	12.60			
Yellow rice	De (old)	12.65			
Yellow rice	De	12.70			
Yellow rice	De (old)	12.75			
Yellow rice	De	12.80			
Yellow rice	De (old)	12.85			
Yellow rice	De	12.90			
Yellow rice	De (old)	12.95			
Yellow rice	De	13.00			
Yellow rice	De (old)	13.05			
Yellow rice	De	13.10			
Yellow rice	De (old)	13.15			
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Yellow rice	De (old)	13.25			
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Yellow rice	De (old)	13.35			
Yellow rice	De	13.40			
Yellow rice	De (old)	13.45			
Yellow rice	De	13.50			
Yellow rice	De (old)	13.55			
Yellow rice	De	13.60			
Yellow rice	De (old)	13.65			
Yellow rice	De	13.70			
Yellow rice	De (old)	13.75			
Yellow rice	De	13.80			
Yellow rice	De (old)	13.85			
Yellow rice	De	13.90			
Yellow rice	De (old)	13.95			
Yellow rice	De	14.00			
Yellow rice	De (old)	14.05			
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Yellow rice	De (old)	14.45			
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Yellow rice	De (old)	14.55			
Yellow rice	De	14.60			
Yellow rice	De (old)	14.65			
Yellow rice	De	14.70			
Yellow rice	De (old)	14.75			
Yellow rice	De	14.80			
Yellow rice	De (old)	14.85			
Yellow rice	De	14.90			
Yellow rice	De (old)	14.95			
Yellow rice	De	15.00			
Yellow rice	De (old)	15.05			
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Yellow rice	De	15.70			
Yellow rice	De (old)	15.75			
Yellow rice	De	15.80			
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Yellow rice	De (old)	15.95			
Yellow rice	De	16.00			
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Yellow rice	De (old)	16.75			
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Yellow rice	De (old)	18.75			
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Yellow rice	De	20.70			
Yellow rice	De (old)	20.75			
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Yellow rice	De	20.90			
Yellow rice	De (old)	20.95			
Yellow rice	De	21.00			
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Yellow rice	De (old)	21.45			
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Yellow rice	De	21.60			
Yellow rice	De (old)	21.65			
Yellow rice	De	21.70			
Yellow rice	De (old)	21.75			
Yellow rice	De	21.80			
Yellow rice	De (old)	21.85			
Yellow rice	De	21.90			
Yellow rice	De (old)	21.95			
Yellow rice	De	22.00			
Yellow rice	De (old)	22.05			
Yellow rice	De	22.10			
Yellow rice	De (old)	22.15			
Yellow rice	De	22.20			

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Madras 茶葉有限公司

L. B. GREEN,
Director of Activities.